# **TSD File Inventory Index**

Date: I fruery 7,2001
Initial: [M. Lenevar]

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ncilly Identification Number: 120 005	Č8	7867	
1 General Correspondence		B.2 Permit Dockst (B.1.2)	
2 Part A / Interim Status	/	.1 Correspondence	
.1 Correspondence		.2 All Other Permitting Documents (Md Part of the ARA)	
.2 Notification and Acknowledgment	V	C.1 Compliance - (inspection Reports)	
.3 Part A Application and Amendments		C.2 Compliance/Enforcement	
.4 Financial Insurance (Sudden, Non Sudden)		.1 Land Disposal Restriction Notifications	
.5 Change Under Interim Status Requests		.2 Import/Export Notifications	- Company
.6 Annual and Bienniel Reports		C.3 FOIA Exemptions - Non-Releasable Documents	A STREET, STRE
A.3 Groundwater Monitoring		D.1 Corrective Action/Facility Assessment	Samuel (Samuel and Samuel and Sam
.1 Correspondence		.1 RFA Correspondence	And-demographed the tox
.2 Reports		.2 Background Reports, Supporting Docs and Studies	Security of the last of the la
A.4 Closure/Post Closure		.3 State Prelim. Investigation Memos	Scottmentarion
.1 Correspondence		.4 RFA Reports	A. C.
.2 Closure/Post Closure Plans, Certificates, etc		D. 2 Corrective Action/Facility Investigation	
A.5 Ambient Air Monitoring		.1 RFI Correspondence	tion.
.1 Correspondence		.2 RFI Workplan	200
.2 Reports		.3 RFI Program Reports and Oversight	92
B.1 Administrative Record		.4 RFI Draft /Final Report	-

Title - 3

.5 RFI QAPP	.7 Lab data, Soll Sampling/Groundwater
.6 RFI QAPP Correspondence	.8 Progress Reports
.7 Lab Data, Soil-Sampling/Groundwater	D.5 Corrective Action/Enforcement
.8 RFI Progress Reports	.1 Administrative Record 3008(h) Order
.9 Interim Measures Correspondence	.2 Other Non-AR Documents
.10 Interim Measures Workplan and Reports	D.6 Environmental Indicator Determinations
0.3 Corrective Action/Remediation Study	.1 Forms/Checklists
.1 CMS Correspondence	E. Bollers and industrial Furnaces (BIF)
.2 Interim Messures	.1 Correspondence
.3 CMS Workplan	.2 Reports
.4 CMS Draft/Final Report	F Imagery/Special Studies (Videos, photos, disks, maps, blueprints, drawings, and other special materials.)
.5 Stabilization	G.1 Risk Assessment
.6 CMS Progress Reports	.1 Human/Ecological Assessment
.7 Lab Data, Soil-Sampling/Groundwater	.2 Compliance and Enforcement
D.4 Corrective Action Remediation Implementation	.3 Enforcement Confidential
.1 CMI Correspondence	.4 Ecological - Administrative Record
.2 CMI Workplan	.5 Permitting
.3 CMI Program Reports and Oversight	.6 Corrective Action Remediation Study
4 CMI Draft/Final Reports	.7 Corrective Action/Remediation Implementation
.5 CMI QAPP	.8 Endangered Species Act
.6 CMI Correspondence	.9 Environmental Justice

Note:	Transmittel	Letter	to Be	Included	Reports.
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Office of	MEGIOWAL COUNT	BEL CONCURRE	ENCE SHEET
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The Butcher	Company	blue.	
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Section Chief	( N. Harber	) 9	Date 9/20/00
Branch Chief	( Smith/Cohen	)	Date
Deputy RC	(Frey	)	Date
Regional Counsel	( Ginsberg	)	Date
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Other	(	)	Date
Deputy Regional Administrator	( Jordan	)	Date
Deputy Regional Administrator	( Ullrich	)	Date
Regional Administrator	( Adamkus	)	Date

RETURN TO ORC-Cheryl Klebenow (886-6771)(C-29A)



### **UNITED STATES ENVIRONMENTAL PROTECTION AGENCY**

REGION 5 77 WEST JACKSON BOULEVARD CHICAGO, IL 60604-3590

SEP 2 2 2000

REPLY TO THE ATTENTION OF:

DE-9J

# CERTIFIED MAIL RETURN RECEIPT REQUESTED

Mr. Maurice Bechard The Butcher Company, Inc. 5300 West 127<sup>th</sup> Street Alsip, Illinois 60658

Re: Consent Agreement and Final Order
The Butcher Company Inc.

Docket No RCRA-5- 2000 - 011

Dear Mr. Bechard:

Enclosed is one original of a fully executed Consent Agreement and Final Order (CAFO) entered into by The Butcher Corporation Inc., and the United States Environmental Protection Agency. The other original was filed with the Regional Hearing Clerk.

Thank you for your cooperation in resolving this matter.

Sincerely yours,

Joseph M. Boyle, Chief

Enforcement and Compliance Assurance Branch

Waste, Pesticides and Toxics Division

# UNITED STATES ENVIRONMENTAL PROTECTION AGENCY Region 5

IN THE MATTER OF:	) Docket No. RCRA 5 2000 - 0 1	
The Butcher Company, Inc. 5300 West 127 <sup>th</sup> Street	) ) Consent Agreement and Final Order	
Alsip, Illinois 60658		
ILD 005 089 867		
Respondent	)	

### CONSENT AGREEMENT AND FINAL ORDER

#### I. JURISDICTION

- 1. This is a civil administrative action instituted and settled pursuant to Section 3008(a) of the Solid Waste Disposal Act, also known as the Resource Conservation and Recovery Act of 1976, as amended (RCRA), 42 U.S.C. § 6928(a), and the Consolidated Rules of Practice Governing the Administrative Assessment of Civil Penalties, Issuance of Compliance or Corrective Action Orders, and the Revocation, Termination or Suspension of Permits (Consolidated Rules), 40 C.F.R. Part 22.
- 2. Jurisdiction for this action is conferred upon the United States Environmental Protection Agency (U.S. EPA) by Sections 2002(a)(1), 3006(b), and 3008 of RCRA; 42 U.S.C. \$\$6912(a)(1), 6926(b), and 6928.
- 3. The Complainant is, by lawful delegation, the Chief, Enforcement & Compliance Assurance Branch, Waste, Pesticides & Toxics Division, Region 5, U.S. EPA.
- 4. The Respondent is The Butcher Company, Inc. (Butcher), which is and was at all times relevant to this action a Massachusetts corporation qualified to do business in Illinois.

- 5. The Respondent is and was at all times relevant to this action the owner and operator of a facility as defined by 40 C.F.R. §260.10 and Section 1004(5), 42 U.S.C. §6903(5), located at 5300 West 127<sup>th</sup> Street, Alsip, Illinois 60658, and designated by EPA ID Number ILD 005 089 867 (Facility).
- 6. Respondent is and was at all times relevant to this action a "person" as defined by 40 C.F.R. §260.10 and Section 1004(15) of RCRA, 42 U.S.C. §6903(15).

### II. ALLEGATIONS

- 7. Respondent's Facility is and was at all times relevant to this action subject to the regulations promulgated pursuant to Subtitle C of RCRA, 42 U.S.C. §§6921-6939e, and the analogous Illinois regulations at 35 Illinois Administrative Code (IAC) 720 et. seq. as part of the applicable State hazardous waste management program for the State of Illinois.
- 8. Section 3007 of RCRA, 42 U.S.C. §6927, requires any person who generates, stores, treats, transports, or disposes of, or otherwise handles or has handled hazardous wastes, to furnish information relating to such wastes upon request of any officer, employee or representative of the U.S. EPA, duly designated by the Administrator.
- 9. Respondent is and was at all times relevant to this Consent Agreement and Final Order (CAFO) a large quantity generator of hazardous waste, including spent mineral spirits (U.S. EPA Hazardous Waste No. D001).
- 10. On December 4, 1998, Respondent notified U.S. EPA that it purchased the Facility on September 15, 1998.

- 11. On January 22, 1999, U.S. EPA sent Respondent an information request pursuant to Section 3007 of RCRA, 42 U.S.C. §6927, regarding Respondent's management of spent mineral spirits at the Facility (Information Request). In the Information Request, U.S. EPA notified Respondent that the information was due within thirty (30) calendar days of receipt of the request.
- 12. Respondent received the Information Request via Certified mail on January 28, 1999.
- 13. On June 30, 1999, U.S. EPA sent Respondent a letter notifying Respondent that, to date, a response to the Information Request had not been made by Respondent nor received by U.S. EPA. The letter also notified Respondent it was in violation of Section 3007 of RCRA, 42 U.S.C. §6927.
- 14. Respondent received the June 30, 1999, letter via Certified mail on July 6, 1999.
- 15. On September 16, 1999, U.S. EPA sent Respondent another letter notifying Respondent that, to date, a response to the Information Request had not been made by Respondent, nor received by U.S. EPA. In the letter, U.S. EPA notified Respondent that unless U.S. EPA received a complete response to the Information Request by the close of business on September 27, 1999, the U.S. EPA would file a complaint and compliance order pursuant to its authority under Section 3008(a) of RCRA, 42 U.S.C. 6928(a).
- 16. Respondent received the September 16, 1999, letter via Certified mail on September 20, 1999.

- 17. Respondent did not respond to the Information Request by the close of business on September 27, 1999.
- 18. On February 22, 2000, Respondent first contacted U.S. EPA by telephone regarding its noncompliance with Section 3007 of RCRA, 42 U.S.C. \$6927.
- 19. On February 25, 2000, U.S. EPA received a letter from Respondent requesting until March 24, 2000, to respond to the Information Request.
- 20. On February 29, 2000, U.S. EPA conditionally granted Respondent's request for an extension to respond to the Information Request until March 24, 2000; the condition was that U.S. EPA must receive Butcher's response to the Information Request by the close of business on March 24, 2000. However, U.S. EPA notified Respondent that it still considered Respondent to be out of compliance with Section 3007 of RCRA, 42 U.S.C. §6927, from September 28, 1999, to February 25, 2000.
- 21. On March 23, 2000, Respondent submitted its response to U.S. EPA's January 22, 1999, Information Request.
- 22. Respondent failed to comply with Section 3007 of RCRA, 42 U.S.C. \$6927 from September 28, 1999, to February 25, 2000.

### III. TERMS OF SETTLEMENT

23. The Complainant and the Respondent agree that the settlement of this matter pursuant to 22.13(b) of the Consolidated Rules, 40 C.F.R. \$22.13(b), is in the public interest and that the entry of this CAFO without engaging in litigation is the most appropriate means of resolving this matter;

NOW, THEREFORE, before the taking of any testimony upon the alleged violations, without adjudication of any issue of fact or law, and upon consent and agreement of the parties, it is hereby ordered and adjudged as follows:

- 24. The Respondent admits the jurisdictional allegations of Section I of this CAFO.
- 25. The Respondent neither admits nor denies the allegations of Section II of this CAFO.
- 26. The Respondent consents to the issuance of this CAFO and the assessment of the civil penalty as outlined in Section IV of this CAFO.
  - 27. The Respondent consents to all of the conditions in this CAFO.
- 28. The Respondent waives any right to contest or appeal any issues related to this CAFO.
- 29. The Respondent waives any right to appeal the Consent Agreement or the Final Order that accompanies this Consent Agreement.
- 30. The Respondent agrees not to claim or attempt to claim a Federal income tax deduction or credit covering any part of the cash civil penalty paid to the U.S. Treasury under the terms of this CAFO.
- 31. If the Respondent fails to comply with any provision contained in this CAFO, the Respondent waives any rights it may possess in law or equity to challenge the authority of U.S. EPA to bring a civil action in the appropriate United States District Court to compel compliance with this CAFO and/or seek an additional penalty for noncompliance with the CAFO.

- 32. The Respondent agrees that this CAFO shall apply to and be binding upon the Respondent, its officers, directors, employees, assigns and any successor in interest of the Facility.
- 33. The Respondent shall give notice and a copy of this CAFO to any successor in interest prior to any transfer of ownership or operational control of the Facility.
- 34. The Respondent has demonstrated to the satisfaction of U.S. EPA that the Respondent has achieved compliance with the requirements that formed the basis of the allegations in Section II of this CAFO.
- 35. The Respondent shall submit all notices and reports required by this CAFO by first class mail to:

George Opek U.S. EPA 77 West Jackson Boulevard (DE-9J) Chicago, Illinois

36. This CAFO constitutes a settlement by U.S. EPA of all claims for civil penalties pursuant to Section 3008(a) of RCRA, 42 U.S.C. Section 6928(a), for the violations alleged in Section II of this CAFO. Nothing in this CAFO is intended to, nor shall be construed to, operate in any way to resolve any criminal liability of Respondent arising from the violations alleged in this CAFO. Compliance with this CAFO shall not be a defense to any actions subsequently commenced pursuant to Federal laws and regulations administered by U.S. EPA, and it is the responsibility of the Respondent to comply with such laws and regulations.

- 37. Each undersigned representative of the parties to this CAFO certifies that he or she is fully authorized by the party represented to enter into the terms and conditions of this CAFO and to execute and legally bind that party to it.
- 38. Nothing in this CAFO shall be construed to relieve the Respondent from its obligation to comply with all applicable Federal, State and local statutes and regulations, including the Subtitle C requirements at 40 C.F.R. Parts 260 through 270.
- 39. Each party shall bear its own costs and attorneys fees in connection with the action resolved by this CAFO.
- 40. This CAFO shall become effective on the date it is filed with the Regional Hearing Clerk, Region 5.
  - 41. "Parties" shall mean U.S. EPA and the Respondent.
- 42. "Action" shall mean this administrative enforcement action by U.S. EPA, Docket No.  $\frac{2000-5}{2000}$

### IV. CIVIL PENALTY

43. Complainant determined the proposed civil penalty according to RCRA Section 3008, 42 U.S.C. §6928. In assessing a civil penalty, the Administrator of U.S. EPA must consider "the seriousness of the violation and any good faith efforts to comply with applicable requirements." Section 3008(a)(3) of RCRA, 42 U.S.C. §6928(a)(3). Complainant has considered the facts and circumstances of this case with specific reference to U.S. EPA's 1990 RCRA Civil Penalty Policy. Based on an analysis of the above factors, U.S. EPA has determined that an appropriate civil penalty to settle this

action is Thirty-Six Thousand Seven Hundred Twenty-Nine Dollars (\$36,729.00) to be paid as outlined in Paragraphs 44 through 46 below.

44. Within thirty (30) days following the effective date of this CAFO, the Respondent shall pay a civil penalty in the amount of Thirty-Six Thousand Seven Hundred Twenty-Nine Dollars (\$36,729.00) for the alleged RCRA violation. Payment shall be made by certified or cashier's check, payable to "Treasurer, the United States of America", and shall be sent to:

U.S. EPA, Region 5 P.O. Box 70753 Chicago, Illinois 60673

Facility, and the Docket Number of this CAFO ROLL 1000 Interest and BD to 542 0000 7 k. b.

45. Upon payment outlined in Paragraph 44 above, the Respondent shall send to each of the persons listed below a copy of the check and a transmittal letter referencing the name of the Respondent, the name of the Facility, and the Docket Number of this CAFO ROBA - 5 - 2000 - 0 1:1

Regional Hearing Clerk
U.S. EPA, Region 5
77 West Jackson Blvd. (E-19J)
Chicago, Illinois 60604-3590

Steven J. Murawski U.S. EPA, Region 5 Office of Regional Counsel (C-14J) 77 West Jackson Blvd. Chicago, Illinois 60604-3590

George Opek U.S. EPA 77 West Jackson Boulevard (DE-9J) Chicago, Illinois

- 46. Pursuant to 31 U.S.C. §3717, Respondent shall pay the following amounts on any amount overdue under this CAFO:
- (a) Interest. Any unpaid portion of a civil penalty shall bear interest at the rate established by the Secretary of the Treasury pursuant to 31 U.S.C. §3717(a)(1). Interest will therefore begin to accrue on a civil penalty if it is not paid by the last date required. Interest will be assessed at the rate of the United States Treasury tax and loan rate in accordance with 4 C.F.R. §102.13(c).
- (b) Monthly Handling Charge. Respondent shall pay a late payment handling charge of \$15.00 on any late payment, with an additional charge of \$15.00 for each subsequent thirty (30) calendar day period over which an unpaid balance remains.
- (c) Non-Payment Penalty. On any portion of a civil penalty more than ninety (90) calendar days past due, Respondent shall pay a non-payment penalty of six percent (6%) per annum, which will accrue from the date the penalty payment became due and is not paid. This non-payment is in addition to charges which accrue or may accrue under subparagraphs (a) and (b) above.

### V. SIGNATORIES

Each undersigned representative of a party to this Consent Agreement and Final Order certifies that he or she is fully authorized to enter into the terms and conditions of this Consent Agreement and Final Order and to bind legally such party to this document.

Agreed to this	day of <u>September</u> ,	2000.
Maurice Bechard  Comparate Fruir comparate Health & Saf	- oty, Managor	
Corporate Environmental Health & Saf- The Butcher Company, Inc.	ety Manager	
Agreed to this 2/5+	day of September,	<u>2000</u> .
Joseph M Boylo		
Joseph M. Boyle, Chief		
Enforcement and Compliance Assurance		
Waste, Pesticides and Toxics Divisio	n	
U.S. EPA, Region 5		

RCRA-5- 2000 - 011

### ORDER

The foregoing Consent Agreement is hereby approved and incorporated by reference into this ORDER. This Order shall become effective upon filing with the Regional Hearing Clerk.

Dated: 9/21/00

Waste, Pesticides and Toxics Division U.S. EPA Region 5

RCRA-5- 2000 - 0 1 1

# UNITED STATES ENVIRONMENTAL PROTECTION AGENCY Region 5

IN THE MATTER OF:	)	Do	ocket No.	RCRA-5- 2	000 - 0	11
The Butcher Company, Inc.	)					
5300 West 127 <sup>th</sup> Street	)	C	onsent Agreem	ment and Final	Order	
Alsip, Illinois 60658	)					
ILD 005 089 867	)					
Respondent	)		/		3#	

### CONSENT AGREEMENT AND FINAL ORDER

### I. JURISDICTION

- 1. This is a civil administrative action instituted and settled pursuant to Section 3008(a) of the Solid Waste Disposal Act, also known as the Resource Conservation and Recovery Act of/1976, as amended (RCRA), 42 U.S.C. § 6928(a), and the Consolidated Rules of Practice Governing the Administrative Assessment of Civil Penalties, Issuance of Compliance or Corrective Action Orders, and the Revocation, Termination or Suspension of Permits (Consolidated Hocke, Part 22).
- 2. Jurisdiction for this action is conferred upon the United States Environmental Protection/Agency (U.S. EPA) by Sections 2002(a)(1), 3006(b), and 3008 of RCRA; 42 U/S.C. §§6912(a)(1), 6926(b), and 6928.

	SIGN-OFF FOR THE OFFICE OF REGIONAL COUNSEL								
	<u>Attorney</u>	Section	Section	Branch	Branch	RC/DRC	DRC	RC	Other
	Paralegal /	Secretary	Chief	Secretary	Chief	Secretary			
Initial	SI	Opt	00	40			14		
Date	1956900	9/19/100	9/20/00			11			

PANCO 121/00



### **UNITED STATES ENVIRONMENTAL PROTECTION AGENCY**

REGION 5 77 WEST JACKSON BOULEVARD CHICAGO, IL 60604-3590 SEP 2 2 2000

REPLY TO THE ATTENTION OF:

DE-9J

# CERTIFIED MAIL RETURN RECEIPT REQUESTED

Mr. Maurice Bechard The Butcher Company, Inc. 5300 West 127<sup>th</sup> Street Alsip, Illinois 60658

Re: Consent Agreement and Final Order
The Butcher Company Inc.
Docket No.

RCRA - 5 - 2000 - 0 1 1

Dear Mr. Bechard:

Enclosed is one original of a fully executed Consent Agreement and Final Order (CAFO) entered into by The Butcher Corporation Inc., and the United States Environmental Protection Agency. The other original was filed with the Regional Hearing Clerk.

Within 30 days following the effective date of the enclosed CAFO, please pay the civil penalty in the manner prescribed in paragraph 44 of the CAFO, and reference your check with the number .

Thank you for your cooperation in resolving this matter.

Sincerely yours,

Joseph M. Boyle, Chief Enforcement and Compliance Assurance Branch Waste, Pesticides and Toxics Division

### Enclosure

bcc: Regional Hearing Clerk, R-19J (w/enclosure)
Steven Murawski, ORC (w/enclosure)

### ENFORCEMENT AND COMPLIANCE ASSURANCE BRANCH

SECRETARY	SECRETARY	SECRETARY	SECRETARY	SECRETARY
		8		
AUTHOR/ TYPIST	SECTION & CHIEF	ORC STAFF ATTORNEY	ORC SECTION CHIEF	ECAB BRANCH CHIEF
09/21/00 Gefux	8. R.			MIE 9/22/00





To: GEORGE OPEK Subject:

From: Joseph Boyle on 09/22/2000 12:41 PM

To: epa8807 cc: Lorna Jereza, epa8145, epa4481, epa8806, George Opek, Paul Little, Karen Thompson

Per the May 5, 2000 State/U.S. EPA Enforcement Action Communications Plan, I am sending this e-mail to you to inform you that on Friday, September 22, 2000, U.S. EPA filed an administrative consent agreement and final order (CAFO) for The Butcher Company, Inc. in Alsip, Illinois. The CAFO cites failure to provide information to U.S. EPA in response to a RCRA information request and requires a penalty of \$36,729.

George Opek is the U.S. EPA contact @312/886-1423. A press release is planned.

# Case Conclusion Data Sheet

# Please click here for instructions for completing the form

Prograr Phone:	n Contact:	GEORGE OPEK 312 886 1423								
ORC A	ttorney:		Steven Murawski 312 886 6741							
Status	S:	☐ Draft	⊠ Final	Upo	late					
CASE BACKGROUND  1. ORC DOCKET Matter Number: 2. Regional Hearing Clerk Docket Number: RCRA-5-2000-011 3. Program Docket Number: RCRA-5-2000-011										
4. *5.	Judicial Court Docket Number: Case Name (Add Defendants if other than case name)  The Butcher Company Additional Defendants:									
FACILI 6. *7. *8.	TY INFORMATI EPA Program I Facility Name: Facility Street / State: IL	Facility ID: Butcher Co Address:	mpany		7 th Street County:	City: Cook	Alsip			
*9. 10.	Primary 4-digit Other 4-digit N				<u>3256</u>					
STATU	ITES AND AUTI	HORIZING S	SECTION IN	FORMA	TION					
*11. *12.	*Media Progra Statute(s) and Authorizing Sec *Violation Typ	Section(s) V ction for Adr		ctions:	RCRA RCRA 3007 RCRA 3008A Information Re	equest				
ACTION TYPE *13. Action Type: Administrative penalty order (with or without injunctive relief)										
*14. *15. *16a.	15. Final Administrative Penalty Order Issuance Date: 09/22/2000									
*16b.	Field Citation D	ate:								
#8566868888888888888						***************************************				
17.	Civil Judical Re	eferral Date:								

18. 19. *20.	Consent Dec	Complaint Filed: ree Lodge Date: ree Entry Date:						
21.	Was this a m	ulti-media action?	01	∕es <b>●</b> No				
23. 24.	Was this action part of a geographic initiative: • Yes O No Which (Check all that apply)? Greater Chicago							
24a. 25. O Yes 26.	. Was this Agency activity taken in response to Environmental Justice Concerns?  Yes No							
26a. 27.		elf-disclosure?	O Yes	_	● No			
		ive Dispute Resoluti		n?	₩ IVO			
QUALI	TATIVE AND	QUANTITATIVE INF	FORMATION					
require	ent/order and	lief/Compliance Acti actions to be taken l t responses from the ponse	by violator to return	to compliance or me	et additional			
*29. Not A <sub>l</sub>	Provide Desc oplicable	cription of Injunctive	Relief/Compliance A	ctivity:				
(*************************************	••••••••••••							
*30. figure)	Cost of action	ns described in previ	ous question (Actua	I cost data supplied	by violator is preferred			
	al actions:	\$.00	Non-Physical Actions	s: \$500.00				
31.	Acres in Viol	ation:						
32. Quantitative environmental impact of injunctive relief/compliance actions described in previous questions:  **REDUCTIONS/ELIMINATIONS:**								
*Pollut	ant/Land Use	*Amount	*Units/Acres (Express in annual amounts)	*Percent% (of pollutant reduced/removed)	*Media			
*Pollut	ant/Land Use	*Amount	(Express in annual	(of pollutant	*Media			
*Pollut	ant/Land Use	*Amount	(Express in annual	(of pollutant	*Media			
*Pollut	ant/Land Use	*Amount	(Express in annual	(of pollutant	*Media			
	EMENTAL EI	*Amount	(Express in annual amounts)	(of pollutant	*Media			

38.

Assessed Penalty:

\$36,729.00

- 39. If Shared Federal Share:
- 40. If Shared State or Local Share:
- 41. For multi-media actions: Federal amounts by Statute

Statute Amount	
CAA	
CERCLA	
CWA 402	
CWA 311	
CWA 404	
EPCRA 304/312/325 EPCRA 313	
FIFRA	
RCRA \$36,729.00	
RCRA/UST	
SDWA/UIC	
TSCA	

### COST RECOVERY (SUPERFUND ONLY)

42. Amount of cost recovery award:

State and/or Local government:

Other:

### \*PLEASE ADD ADDITIONAL INFORMATION, INCLUDING SHORT CASE SUMMARY:

Not responding timely to the Information Request sent on January 22, 1999; response received March 23, 2000.

**DOCUMENT HISTORY** 

335 West Artesia Blvd. Compton, CA 80220

May 30, 2000

Mr. Steven J. Murawski Assistant Regional Counsel U.S. Environmental Protection Agency 77 West Jackson Blouvard (c-14J) Chicago, Illinois 60604

RE: Response to the U.S. EPA Section 3007 Information Request, The Butcher Company, Inc. (Alsip, Illinois ILD005089867)

Dear Mr. Murawski:

The information contained in my letters dated March 23, 2000 and April 18, 2000 was collected as part of a thorough and comprehensive investigation, focused on the Butcher's Alsip, Illinois facility. In conducting this investigation I spoke at length with Kurt Enriquez, Plant Manager, Phil Gariboldi, V.P. of Sales, Nancy Klinker, Label Department. Coordinator, and Jason Flores, Batchmaking Foreman. I also reviewed the waste manifests, waste profiles, and two folders left by Phyllis Carter, former EH&S/Regulatory Affairs Manager, which contained her notes and copies of the U.S. EPA request for information letters, and confirmed the internal information with Pollution Control Industries, our waste hauler.

I am authorized by the Butcher Company to conduct this investigation and to prepare and submit the above named letters as well as this letter.

If I can be of further assistance, please contact me at (310) 603-2402 or our environmental attorney, Shell Bleiweiss, at (312) 360-8782

Very Truly Yours,

David Lomeli

Environmental Health & Safety Specialist

CC: Shell J. Bleiweiss Kurt Enriquez Jeff Otto

card to you.  Attach this form to the front of the mailpiece, or on the back if space permit.  Write "Return Receipt Requested" on the mailpiece below the article	e does not e number.	I also wish to receive the following services (for an extra fee):  1.  Addressee's Address 2.  Restricted Delivery Consult postmaster for fee.	ceipt Service.
3. Article Addressed to: David Lome! Environmental Health & Safety The Butcher Co., Inc., 335 W. Artesia Blod., Compton, CA 90220	P-84 4b. Service Registere Express Return Re	7-314-63○  Type ed □ Certified  Mail □ Insured  ceipt for Merchandise □ COD	you for using Return Re
Received By: (Print Name)      Signature: (Addressee or Agent)      Addressee or Agent)		paid)	Thank
	■Complete items 1 and/or 2 for additional services. ■Complete items 3, 4a, and 4b. ■Print your name and address on the reverse of this form so that we card to you. ■Attach this form to the front of the mailpiece, or on the back if space permit. ■Write "Return Receipt Requested" on the mailpiece below the article The Return Receipt will show to whom the article was delivered and delivered.  3. Article Addressed to:  David Lome!  Environmental Health + Safety The Butcher Co., Free, Specialist 335 w. Article Receipt Reguested Receipt Specialist Compton: CA 90220  5. Received By: (Print Name)	■ Complete items 1 and/or 2 for additional services. ■ Complete items 3, 4a, and 4b. ■ Print your name and address on the reverse of this form so that we can return this card to you. ■ Attach this form to the front of the mailpiece, or on the back if space does not permit. ■ Write "Return Receipt Requested" on the mailpiece below the article number. ■ The Return Receipt will show to whom the article was delivered and the date delivered.  3. Article Addressed to:  David Lome ( Environmental Health + Safety The Butcher Co., The Pecialist Service: □ Registered □ Express □ Return Re 7. Date of D  5. Received By: (Print Name)  8. Addresse and fee is	■ Complete items 1 and/or 2 for additional services. ■ Complete items 3, 4a, and 4b. ■ Print your name and address on the reverse of this form so that we can return this card to you. ■ Attach this form to the front of the mailpiece, or on the back if space does not permit. ■ Write "Return Receipt Requested" on the mailpiece below the article number. ■ The Return Receipt will show to whom the article was delivered and the date delivered.  3. Article Addressed to:  David Lome (.  En vironmen tal Health + Safety The Butcher Co., The Percentage Preceditor Express Mail  335 w. Artesia Blud.  Comp ton (A 10220)  5. Received By: (Print Name)  8. Addressee's Address (Only if requested and fee is paid)

### P:847 314 027

RECEIPT FOR CERTIFIED MAIL

NO INSURANCE COVERAGE PROVIDED

NOT FOR INTERNATIONAL MAIL

335 W. Arksia Blu	
Compton, CA 96220 Postage	s,33
Certified Fee	140
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Return Receipt showing to whom and Date Delivered	125
Return Receipt showing to whom, Date, and Address of Delivery	
TOTAL Postage and Fees	\$ 9.98
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April 18, 2000

Mr. Steven J. Murawski Assistant Regional Counsel U.S. Environmental Protection Agency 77 West Jackson Blouvard (c-14J) Chicago, Illinois 60604

RE: Follow-up Response to the U.S. EPA Section 3007 Information Request, The Butcher Company, Inc. (Alsip, Illinois ILD005089867)

Dear Mr. Murawski:

Enclosed is the Butcher Company, Inc. response to the United States Environmental Protection Agency's (U.S. EPA) follow-up information request under section 3007 of the Resource Conservation and Recovery Act (RCRA), as amended, 42 U.S.C. 6927.

I am forwarding to you copies of the 1998 and 1999 annual hazardous waste report. Also included are copies of seven hazardous waste manifests, which correspond to the period of September 15, 1998 to date.

As previously mentioned in our response letter that you received on March 23, 2000, this response is made without any admission of liability or responsibility under RCRA or any other statute; and without acknowledgement of the applicability of the authorities referenced in the letter. Nevertheless, without waiving any right to further object to the scope or basis for the request for information and documents, the company hereby responds to U.S. EPA's follow-up request for information.

In our prior response letter to you, we requested that you provide us with a legal basis for notarizing and signature certifying our responses. Since we have located no basis for any of these requests or definitions in your letters, we continue to assume there is none. If however U.S. EPA does have such basis, please inform us and the company will respond accordingly.

Should you require any additional information I can be reached at (310) 603-2402.

David Lomeli

Sincere

Environmental Health & Safety Specialist

**ILLINOIS Environmental Protection Agency** 1998 Hazardous Waste Report Form IC - Identification and Certification

Instructions for this form found on pages 11-46

This form must be completed for the location shown on the

This followingst he combiered for the location shown on the above laps	if you need additional forms for other locations, call IEDA
SECTION 1. GENERATOR STATUS  A. 31 RCRA Generator Status (enter one code)  1 = LQG	The second of th
2 = SQG Skip to Box C 3 = CESGQ 4 = Nongenerator (continue to Box B)	
B. Reason for not generating (Check all that apply)  Never generated	35 Parindic agramter consists 4:
Out of business  Only excluded or delisted waste generated	Periodic generator, none in reporting year Waste minimization activity Other (specify in comments box)
Only non-hazardous waste generated  C. 39 Status Time Period: 1= Expected to be the same next ye	ar and following years 2 = Expected to change next year
SECTION 2. ENTER THE SIC CODE(S) FOR THIS LOCATION 40 2341 44 45 52	N
SECTION 3. ON-SITE WASTE MANAGEMENT STATUS (enter A. 56	or recycling
SECTION 4. WASTE MINIMIZATION ACTIVITY DURING THE to complete Section IV or submit detailed waste minimization de A. 59 Does your facility have a waste minimization plan or and recycling opportunities? Enter Y for Yes (Continue B. Enter Y (Yes) for all activities that describe your waste minima. 50 Set a waste minimization goal b. 61 Use team approach for planning	REPORTING YEAR. (Only LQGs are required either escription (see page 3).) organized approach to investigate source reduction to Question B) or N for No (Skin to Question C)
c. 62 / Provide employee training d. 63 Identify types and amounts of waste generated by var e. 64 / Assess total costs of waste management f. 65 Prioritize waste minimization options based on costs, g. 66 Periodically update the program and re-evaluate option h. 67 / Encourage employees to offer waste minimization sug i. 68 / Incorporate waste minimization into procurement, man j. 69 Other (describe in comments box)	benefits and feasibility
C. What kind of incentives would you like to see developed to h facility? Enter Y (Yes) for all that apply.	elp promote more source reduction activity at your
a. 70 Y Tax incentives	f. 75 <u>Y</u> Employee training
b. 71 Loan assistance for equipment c. 72 Compliance flexibility	g. 76R&D assistance
d. 73 On-site technical assistance	h. 77Expedited permit review l. 78Other (enter comments on separate page)
e. 74 Regulatory compliance assistance	Other (criter comments on separate page)
D. Would you like to receive information on waste minimization?  a. 79 On-site technical consultation with IEPA  b. 60 On-site technical consultation with IIIIn air Market Market	
b. 80 On-site technical consultation with Illinois Waste Mana	agement and Research Center
Comments: 83 Enter Y (Yes) if you have comments regarding Section 5. The Environmental Protection Agency is authorized to require the amended Chapter 415 II CS 5/4 and 21. Displaying fall in the comments are supplied to the comments of the comments	ng this page and attach extra sheet.
penalties pursuant to 415 ILCS 5/42 and 44. This form has been approved by to Certification: I certify under penalty of law that I have personally examined and documents, and that based on my inquiry of those individuals immediately respondence information is true, accurate and complete. I am aware that there are significant fine and imprisonment	red. Failure to disclose this information may result in civil and criminal he Forms Management Center. I am familiar with the information submitted in this and all attached onsible for obtaining the information, I believe that the submitted t penalities for submitting false information, including the possibility of
A. Please print: Last Name KLINKER First Name	THE NANCY B. Title LAA MANAGER
A. Please print: Last Name KLINKER First Nam  C. Signature Klinker	D. Date of Signature 2-23-99
	rage 13 00001 of 4

ILO 005 089 867 031 00350 10
MIDLAND CHICAGO <del>CORPA</del>DY
5300 W 127TH ST
4LSIP

# ILLINOIS Environmental Protection Agency 1998 Hazardous Waste Report Form GM — Generation and Management

Instructions for this form found on pages 17-32.

SECTION 1. WASTE DESCRIPTION  A. Waste Description: IGNITABLE SOLVENT FROM MFR. OF VARNISH AND CUEANERS  B. EPA Hazardous Waste Code: D. C. C.
The state of the s
A CONTRACT LANGUAGE CONTRACT C
D. Origin Code: 1 System type: M E. Source Code: A 0 4 A 0 9 A
F. Point of Measurement: 2  G. Waste form code: B 2 1 1
H. Kadioactive mixed: 2
J. CAS numbers: 1. 2. 3 3 3 3.
J. CAS numbers: 1. 78 2. 2. 2. 3. 92 3. 92 5. 108 5.
SECTION 2. QUANTITY GENERATED  A. UOM:  Density 7.20 (Same unit and density must be used for all quantities on this page).
Quantity generated in: B. Previous reporting year: 5300.0
C. Current reporting year5355.0
D. QUANTITY MANAGED ON-SITE: Did this location manage some or all of this waste in exempt or regulated treatment, recycling, or disposal units at this location? N Y = Yes (continue to system 1) N = No (skip to section 3)
On-Site System 1: System Type M Status Quantity managed on-site this year:  On-Site System 2: System Type M Status Quantity managed on-site this year:
On-Site System 2: System Type M Status Quantity managed on-site this year:
SECTION 3. OFF_SITE SUIDMENT
A. Was any of this waste shipped off site this reporting year? Y = Yes (Continue to Site 1) N = No (Skip to Section 4)  SITE 1. Name and address of facility: POLLUTION CONTROL IND. OF (UD: ANA  4343 KENNEDY AVE. EAST CHICAGO, IN 46312  B. U.S. EPA ID No. of facility waste was shipped to:
B. U.S. EPA ID No. of facility waste was shipped to: INDOOD646943
C. System type shipped to: MOUID D. Off-site availability code: 1
E. Total quantity shipped in this reporting year: 5355.0
SITE 2. Name and address of facility:
B. U.S. EPA ID No. of facility waste was shipped to:
C. System type shipped to: M D. Off-site availability code:
E. Total quantity shipped in this reporting year.
SECTION 4. WASTE MINIMIZATION ACTIVITIES  A. Did you engage in any waste minimization activities for this reporting year? Y = Yes (Cont to Box B) N = No (Cont to Section 5)
B. Activity: W 2 2 . W 4 2 . W . W . W . W . C. Other Effects? (Y = Yes, N = No) . W
D. How many new waste minimization activities were implemented in this reporting year for this waste? (Number)
E. Quantity recycled in reporting year due to new activities:
F. Activity/Production index:
SECTION 5. REGULATED STORAGE  A. Did this site store RCRA wastes 90 days or more and then ship it off-site (to site shown in Section 3)? (Y=Yes, N=No)
B. Did this site store RCRA wastes on-site for more than 90 days but waste is in storage at year end: (y=Yes, N=No)
Quantity stored at year end and for 90 days or more, generated this reporting year:
Quantity stored at year end that was generated prior to this reporting year:
COMMENTS: Lenter Y (Yes) if you have comments regarding this page and attach extra sheet. Page O O O O 2

MIDLAND CHICAGO CORP COMPANY
5300 W 127TH ST

# ILLINOIS Environmental Protection Agency 1998 Hazardous Waste Report Form II — Transporter Identification

Instructions for this form found on page 33.

1.	U.S. EPA ID No. TLD 989	1775049	Hauling Permit No.	
	Transporter Name and Address:	DZINGA TRA 21900 S. CEM MATTESON, IL	USPORTATION UTRAL AVE.	54STEMS, INC.
2.	U.S. EPA ID No. 43  Transporter Name and Address:		Hauling Permit No.	139
3.	U.S. EPA ID No		Hauling Permit No.	151
	U.S. EPA ID No  67  Transporter Name and Address:		Hauling Permit No.	163
	U.S. EPA ID No. 79 Transporter Name and Address:		Hauling Permit No.	175
3.	U.S. EPA ID No.  81  Transporter Name and Address:		Hauling Permit No.	187
	U.S. EPA ID No		Hauling Permit No.	199
	U.S. EPA ID No		Hauling Permit No.	211

\_D 005 089 857 031 00350 10

IDLAND CHICAGO CORP 300 W 127TH ST \_SIP 60803

# ILLINOIS Environmental Protection Agency 1999 Hazardous Waste Report Form IC -- Identification and Certification

tructions for this form found on pages 11-16 is form must be completed for the locations, call IEPA.

SECTION 1. GENERATOR STATUS  A. 31 RCRA Generator Status (enter one code)			
1 = LQG } 2 = SQG } Skip to Box C 3 = CESGQ } 4 = Nongenerator (continue to Box B)			
B. Reason for not generating (Check all that apply)    32			
C. 39 Status Time Period: 1= Expected to be the same next year and following years 2 = Expected to change next year			
SECTION 2. ENTER THE SIC CODE(S) FOR THIS LOCATION  40 2511 44 48 52			
SECTION 3. ON-SITE WASTE MANAGEMENT STATUS (enter one code for each question)  1. 56			
SECTION 4. WASTE MINIMIZATION ACTIVITY DURING THE REPORTING YEAR. (Only LQGs are required to complete Section 4.)  59 Does your facility have a waste minimization plan or organized approach to investigate source reduction and recycling opportunities? Enter Y for Yes or N for No			
Comments: 83 Enter Y (Yes) if you have comments regarding this page and attach extra sheet.			
Section 5. The Environmental Protection Agency is authorized to require this information under the illinois Compiled Statutes ("ILCS"), 1994 as amended, Chapter 415 ILCS 5/4 and 21. Disclosure of this information is required. Failure to disclose this information may result in civil and crimin penalties pursuant to 415 ILCS 5/42 and 44. This form has been approved by the Forms Management Center.  Certification: I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.			
A. Please print: Last Name KLINKER First Name NANCY B. Title LAB MANAGE	2		
C. Signature Nancy Klinker D. Date of Signature 2-28-00	_		
Name and Telephone number of person to contact if there are questions about this report.	_		
NANCY KLINKER (708) 389-6600			
Page 13 00001 of			

ILD 005 089 867 031 00350 10

PIDLAND CHICAGO CORP 5300 W 127TH ST ALSIP 60803

ILLINOIS Environmental Protection Agency 1999 Hazardous Waste Report Form GM — Generation and Management

structions for this form found on pages 17-32. Also SEE Common Errors on page 7 of the instructions.

SECTION 1. WASTE DESCRIPTION  A. Waste Description: CORRUSIVE AND FLAMMABLE LIQUIDS IN LABRACKS  B. EPA Hazardous Waste Code: DOO4 DOO2 39 43 47
C. SIC code: 2841
D. Origin Code: $\frac{2}{55}$ System type: $\frac{M}{55}$ E. Source Code: $\frac{A}{55}$ $\frac{5}{55}$ $\frac{A}{55}$ $\frac{94}{55}$ $\frac{A}{65}$ — $\frac{24}{55}$
F. Point of Measurement: 3 G. Waste form code: B Q Q Z
H. Radioactive mixed: 2 (if 1 or 2, go to section 2)
J. CAS numbers } 1. 74
(From Form R)} 4. 100
SECTION 2. QUANTITY GENERATED  A. UOM:     Density
Quantity generated in: B. Previous reporting year:
C. Current reporting year:
D. QUANTITY MANAGED ON-SITE: Did this location manage some or all of this waste in exempt or regulated treatment, recycling, or disposal units at this location? $\underbrace{\lambda}_{141}$ Y = Yes (continue to system 1) N = No (skip to section 3)
On-Site System 1: System Type M Status Quantity managed on-site this year:
On-Site System 2: System Type M Status Quantity managed on-site this year:
SECTION 3. OFF- SITE SHIPMENT  Was any of this waste shipped off site this reporting year? $\frac{1}{172}$ Y = Yes (Continue to Site 1) N = No (Skip to Section 4)
SITE 1. Name and address of facility: POLLUTION CONTROL (NOUSTRIES 43+3 KENNEDY AVE. EAST CHICAGO, IN 46312
B. U.S. EPA ID No. of facility waste was shipped to: INDOOD646943
C. System type shipped to: MO41D. Off-site availability code: 1 189
E. Total quantity shipped in this reporting year:
SITE 2. Name and address of facility:
B. U.S. EPA ID No. of facility waste was shipped to:
C. System type shipped to: M D. Off-site availability code:
E. Total quantity shipped in this reporting year:
SECTION 4. WASTE MINIMIZATION ACTIVITIES  A. Did you engage in any waste minimization activities for this reporting year?   Y = Yes (Cont to Box B) N = No (Cont to Section Box B) N = No
B. ACTIVITY. W 24, W 1 246
D. How many new waste minimization activities were implemented in this reporting year for this waste? O (Number)
E. Quantity recycled in reporting year due to new activities:
F. Activity/Production index: Q . 9 G. Source Reduction quantity due to new activities:
SECTION 5. REGULATED STORAGE  A. Did this site store RCRA wastes 90 days or more and then ship it off-site (to site shown in Section 3)? (Y=Yes, N=No)  B. Did this site store RCRA wastes on-site for more than 90 days and waste is still in storage at year end: (Y=Yes, N=No)
B. Did this site store RCRA wastes on-site for more than 90 days and waste is still in storage at year end: (Y=Yes, N=No)
Quantity stored at year end and for 90 days or more, generated this reporting year:
Quantity stored at year end that was generated prior to this reporting year:
COMMENTS: Enter Y (Yes) if you have comments regarding this page and attach extra sheet. Page OODD 2

ILLINOIS Environmental Protection Agency 1999 Hazardous Waste Report Form GM – Generation and Management

enstructions for this form found on pages 17-32. Also SEE Common Errors on page 7 of the instructions.

· · · · · · · · · · · · · · · · · · ·	
SECTION 1. WASTE DESCRIPTION	0 B 0 A 21/5
A. Waste Description: FLAMMABLE LIQUIDS IN LIB. EPA Hazardous Waste Code: DOOL DOOL 35	2
C. SIC code: $\frac{254}{51}$	39 43 47
D. Origin Code: 2 System type: M	E. Source Code: A 55 A 94 A
F. Point of Measurement: 2	G. Waste form code: B O O 3
H. Radioactive mixed: 2	1. TRI Constituent: 🔁 (if 1 or 2, go to section 2)
J. CAS numbers } 1. 76 2. 84	3
(From Form R)} 4. 100 5. 10	8 — — —
SECTION 2. QUANTITY GENERATED  A. UOM:     Density   17   2   2   15/gal   (Same unit ar	nd density must be used for all quantities on this page).
Quantity generated in: B. Previous reporting year:	
C. Current reporting year:	
D. QUANTITY MANAGED ON-SITE: Did this location m treatment, recycling, or disposal units at this location?	anage some or all of this waste in exempt of regulated $Y = Y = Y = (continue to system 1) N = No (skip to section 3)$
On-Site System 1: System Type M Status _ Qua	ntity managed on-site this year:
On-Site System 2: System Type M Status Qua	ntity managed on-site this year:
SECTION 3. OFF- SITE SHIPMENT  A. Was any of this waste shipped off site this reporting years.	ear? $\frac{1}{172}$ Y = Yes (Continue to Site 1) N = No (Skip to Section 4)
SITE 1. Name and address of facility: PULLUTION 43+3 KENN	EDY AVE, EAST CHICAGO, IN 46312
B. U.S. EPA ID No. of facility waste was shipped	to: <u>T3</u> ND Q Q Q & 4 6 7 4 2
C. System type shipped to: M D 6 LD. Off-s	site availability code: 1/189
E. Total quantity shipped in this reporting year:	<u>90</u> — — — — <u>6</u> Q · Ω
SITE 2. Name and address of facility:	·
B. U.S. EPA ID No. of facility waste was shipped	200
C. System type shipped to: M	D. Off-site availability code: 216
E. Total quantity shipped in this reporting year:	217 — — — — — — · —
SECTION 4. WASTE MINIMIZATION ACTIVITIES  A. Did you engage in any waste minimization activities for thi	s reporting year? $\frac{Y}{227}$ Y = Yes (Cont to Box B) N = No (Cont to Section 5) -, $\frac{W}{243}$ C. Other Effects? (Y = Yes, N = No) $\frac{A}{246}$ sented in this reporting year for this waste? $\frac{O}{247}$ (Number)
B. Activity: $\frac{W}{2}$ $\frac{2}{2}$ , $\frac{W}{2}$ $\frac{4}{2}$ , $\frac{W}{2}$ $\frac{4}{2}$ , $\frac{W}{2}$ $\frac{4}{2}$	C. Other Effects? (Y = Yes, N = No) / 246
D. How many new waste minimization activities were implem	sented in this reporting year for this waste? 247 (Number)
E. Quantity recycled in reporting year due to new activities:	<u></u>
F. Activity/Production index: $\frac{Q}{258}$ G. Source Redi	uction quantity due to new activities:
SECTION 5. REGULATED STORAGE  A. Did this site store RCRA wastes 90 days or more and the	en ship it off-site (to site shown in Section 3)? (Y=Yes, N=No)
B. Did this site store RCRA wastes on-site for more than 90	days and waste is still in storage at year end: (Y=Yes, N=No)
Quantity stored at year end and for 90 days or more, gen	erated this reporting year:
Quantity stored at year end that was generated prior to the	nis reporting year:
COMMENTS: Enter Y (Yes) if you have comments reg	arding this page and attach extra sheet. Page <u>0 0 0 0 5</u>

ILD 005 089 867 031 00350 10

FIDLAND CHICAGO CORP 5300 W 127TH ST ALSIP

E0803

ILLINOIS Environmental Protection Agency 1999 Hazardous Waste Report Form GM – Generation and Management

structions for this form found on pages 17-32. Also SEE Common Errors on page 7 of the instructions.

SECTION 1. WASTE DESCRIPTION  A. Waste Description: IGNITABLE FOLLOW FROM	MFR. OF VARNISH
B. EPA Hazardous Waste Code: DDD 1 35	39 43
C. SIC code: 2541  D. Origin Code: System type: M	E. Source Code: A O 4 A O 9 A
D. Origin Code: System type: M  F. Point of Measurement: 2	G. Waste form code: B 2 1 L
H. Radioactive mixed: 2	1. TRI Constituent: $\stackrel{70}{\cancel{2}}$ (if 1 or 2, go to section 2)
J. CAS numbers } 1 2 2.	
(From Farm R)) 4. 100 5. 10	<del>8</del> — — —
SECTION 2. QUANTITY GENERATED  A. UOM:   The Density   The	nd density must be used for all quantities on this page).
Quantity generated in: B. Previous reporting year:	
C. Current reporting year:	1980.0
D OUANTITY MANAGED ON-SITE: Did this location mi	anage some or all of this waste in exempt or regulated $V = \text{Y} = \text{Yes}$ (continue to system 1) N = No (skip to section 3)
On-Site System 1: System Type M Status _ Qua	ntity managed on-site this year:
On-Site System 2: System Type M Status Qual	ntity managed on-site this year:
RECTION 3. OFF- SITE SHIPMENT  Was any of this waste shipped off site this reporting years.	ear? $\frac{1}{172}$ Y = Yes (Continue to Site 1) N = No (Skip to Section 4)
SITE 1. Name and address of facility: POLLUTION & 4343 KENNE	DUTROL INDUSTRIES DY AVE. EAST CHICAGO, IN 46312
B. U.S. EPA ID No. of facility waste was shipped	to: 1700000040772
C. System type shipped to: M O 5 L D. Off-s	site availability code: 189
E. Total quantity shipped in this reporting year:	90 — — — — — — — — — — — — — — — — — — —
SITE 2. Name and address of facility:	
B. U.S. EPA ID No. of facility waste was shipped	d to: 200
C. System type shipped to: M	D. Off-site availability code:
E. Total quantity shipped in this reporting year: SECTION 4. WASTE MINIMIZATION ACTIVITIES	<del>-</del> · ·
A. Did you engage in any waste minimization activities for this	s reporting year? $\frac{1}{200}$ Y = Yes (Cont to Box 3) N = No (Cont to Section 5)
B. Activity: $\frac{W}{228}$ $\frac{2}{2}$ , $\frac{W}{231}$ $\frac{4}{2}$ , $\frac{W}{234}$ $\frac{W}{237}$	s reporting year? $\frac{1}{227}$ Y = Yes (Cont to Box 3) N = No (Cont to Section 5) -, $\frac{W}{243}$ C. Other Effects? (Y = Yes, N = No) $\frac{1}{246}$ ented in this reporting year for this waste? $\frac{O}{O}$ (Number)
	247
E. Quantity recycled in reporting year due to new activities:	18 C
	uction quantity due to new activities:
	n ship it off-site (to site shown in Section 3)? (Y=Yes, N=No)
B. Did this site store RCRA wastes on-site for more than 90	days and waste is still in storage at year end: (Y=Yes, N=No)
Quantity stored at year end and for 90 days or more, gene	2/3
Quantity stored at year end that was generated prior to the	283
COMMENTS: Enter Y (Yes) if you have comments regard	arding this page and attach extra sheet. Page O O O O U

11 60803 ILLINOIS Environmental Protection Agency 1999 Hazardous Waste Report Form GM — Generation and Management

Instructions for this form found on pages 17-32. Also SEE Common Errors on page 7 of the instructions.

4	
SECTION 1. WASTE DESCRIPTION A. Waste Description: IGNITABLE SOMENT FROM MF	R. OF VARNISH AND CLEANERS
	39 43 47
C. SIC code: $\frac{2}{51}$ $\frac{84}{1}$	5 Causas Codos A O 4 A D 9 A
D. Origin Code: System type: M	E. Source Code: A Q 4 A Q 4 A — —
F. Point of Measurement: 2 69	G. Waste form code: BZLL  TDL Constitution 2 (#1 or 2 go to spection 2)
H. Radioactive mixed: 2	I. TRI Constituent: $\frac{2}{75}$ (if 1 or 2, go to section 2)
J. CAS numbers } 1 2 2	
(From Form R)} 4 5 5.	<del>8</del> — — — <sup>-</sup> — — <sup>-</sup> —
SECTION 2. QUANTITY GENERATED  A. UOM:   116 Density 7. 20 lb/gal (Same unit an	nd density must be used for all quantities on this page).
Quantity generated in: B. Previous reporting year:	5355.0
C. Current reporting year:	5090.0
D. QUANTITY MANAGED ON-SITE: Did this location may	anage some or all of this waste in exempt or regulated $V = Ves$ (continue to system 1) N = No (skip to section 3)
On-Site System 1: System Type M Status _ Quar	
	ntity managed on-site this year:
SECTION 3. OFF- SITE SHIPMENT  A. Was any of this waste shipped off site this reporting ye	ear? $\frac{1}{172}$ Y = Yes (Continue to Site 1) N = No (Skip to Section 4)
SITE 1. Name and address of facility: POLLUTION C	ONTROL (NOUSTRIES
B. U.S. EPA ID No. of facility waste was shipped	to: <u>INDOOD646943</u>
C. System type shipped to: MO5LD. Off-s	site availability code: 100
C. System type shipped to: $\frac{M}{185} O 5 I$ D. Off-s E. Total quantity shipped in this reporting year:	
SITE 2. Name and address of facility:	<del>3</del> 0
B. U.S. EPA ID No. of facility waste was shipped	i to:
277	D. Off-site availability code:
E. Total quantity shipped in this reporting year:	- '
SECTION 4. WASTE MINIMIZATION ACTIVITIES  A. Did you engage in any waste minimization activities for this	s reporting year? $\frac{1}{227}$ Y = Yes (Cont to Box 3) N = No (Cont to Section 5) $\frac{W}{243}$ C. Other Effects? (Y = Yes, N = No) $\frac{1}{246}$ ented in this reporting year for this waste? $\frac{1}{247}$ (Number)
B. Activity: $\frac{W}{238}$ $\frac{2}{2}$ , $\frac{W}{231}$ $\frac{4}{2}$ $\frac{2}{2}$ , $\frac{W}{234}$ $\frac{4}{2}$ , $\frac{W}{234}$ $\frac{4}{2}$	C. Other Effects? (Y = Yes, N = No) $\frac{Q}{246}$
D. How many new waste minimization activities were implementation	ented in this reporting year for this waste? (Number)
E. Quartity recycled in reporting year due to new activities.	
F. Activity/Production index: $\frac{0.9}{258}$ G. Source Redu	action quantity due to new activities:
SECTION 5. REGULATED STORAGE  A. Did this site store RCRA wastes 90 days or more and ther	n ship it off-site (to site shown in Section 3)? (Y=Yes, N=No)
B. Did this site store RCRA wastes on-site for more than 90 c	days and waste is still in storage at year end: (Y=Yes, N=No)
Quantity stored at year end and for 90 days or more, gene	erated this reporting year: $\frac{273}{273}$
Quantity stored at year end that was generated prior to thi	
COMMENTS: Enter Y (Yes) if you have comments rega	arding this page and attach extra sheet. Page 0 0 0 5

# ILLINOIS Environmental Protection Agency 1999 Hazardous Waste Report Form GM – Generation and Management

structions for this form found on pages 17-32. Also SEE Common Errors on page 7 of the instructions.

SECTION 1. WASTE DESCRIPTION	a of a course con someth schiedt
A. Waste Description: FLAMMABLE SOLVENT FROM MER  B. EPA Hazardous Waste Code: 4226  35	SF CLEAGER 3 CHICARION III
C. SIC code: <u>2841</u>	
D. Origin Code: System type: M	E. Source Code: A 58 A - A -
F. Point of Measurement: $\frac{1}{69}$	G. Waste form code. B & D &
H. Radioactive mixed: 2	I. TRI Constituent: $\frac{2}{75}$ (if 1 or 2, go to section 2)
J. CAS numbers } 1. 76	3 <sub>.92</sub>
(From Form R)} 4. $\frac{100}{100}$ — — — — — 5. $\frac{108}{108}$	
SECTION 2. QUANTITY GENERATED  A. UOM:     Density / O .	density must be used for all quantities on this page).
Quantity generated in: B. Previous reporting year:	
C. Current reporting year:	
D. QUANTITY MANAGED ON-SITE: Did this location mar treatment, recycling, or disposal units at this location?	rage some or all of this waste in exempt or regulated
On-Site System 1: System Type M Status Quant	ity managed on-site this year:
On-Site System 2: System Type M Status Quanti	ity managed on-site this year:
SECTION 3. OFF- SITE SHIPMENT  A. Was any of this waste shipped off site this reporting year	r? Y = Yes (Continue to Site 1) N = No (Skip to Section 4)
SITE 1. Name and address of facility: POLLUTION C	DY AVE. EAST CHICAGO, IN 46312
B. U.S. EPA ID No. of facility waste was shipped to	D: 1/2 P D D D D P T P T T T D
C. System type shipped to: M <u>D 4 L</u> D. Off-sit	e availability code: 1
E. Total quantity shipped in this reporting year:	50.0
SITE 2. Name and address of facility:	
B. U.S. EPA ID No. of facility waste was shipped t	200
C. System type shipped to: M	). Off-site availability code: 216
E. Total quantity shipped in this reporting year:	7
SECTION 4. WASTE MINIMIZATION ACTIVITIES  A. Did you engage in any waste minimization activities for this r	reporting year? $\frac{1}{227}$ Y = Yes (Cont to Box B) N = No (Cont to Section 5)
B. Activity: $\frac{W}{228}$ $\frac{2}{2}$ , $\frac{W}{231}$ $\frac{4}{2}$ , $\frac{W}{234}$ . $\frac{W}{237}$ . $\frac{W}{240}$ .	<u>W</u> C. Other Effects? (Y = Yes, N = No) <u>A</u>
D. How many new waste minimization activities were implement	nted in this reporting year for this waste? O (Number)
E. Quantity recycled in reporting year due to new activities:	
F. Activity/Production index: $\frac{Q}{258}$ G. Source Reduc	tion quantity due to new activities:
SECTION 5. REGULATED STORAGE  A. Did this site store RCRA wastes 90 days or more and then	ship it off-site (to site shown in Section 3)? (Y=Yes, N=No) $\frac{\lambda}{271}$
B. Did this site store RCRA wastes on-site for more than 90 da	
Quantity stored at year end and for 90 days or more, gener	ated this reporting year:
Quantity stored at year end that was generated prior to this	
COMMENTS: Enter Y (Yes) if you have comments regar	ding this page and attach extra sheet. Page ODOOO

IL 60803 ILLINOIS Environmental Protection Agency 1999 Hazardous Waste Report Form GM – Generation and Management

Structions for this form found on pages 17-32. Also SEE Common Errors on page 7 of the instructions.

A. Waste Description: CORROSIVE LIQ. FROM MFR	OF CLEANER'S PHOSPHORIC ACID
B. EPA Hazardous Waste Code: DOQ 3	39 - 43 - 47
C. SIC code: 2511	
D. Origin Code: System type:	E. Source Code: A 58 A — A — —
F. Point of Measurement: $\frac{1}{69}$	G. Waste form code: B / D 5
H. Radioactive mixed: 2	I. TRI Constituent: $\frac{2}{75}$ (if 1 or 2, go to section 2)
J. CAS numbers } 1 2	
(From Form R)} 4. 100 5. 108	
SECTION 2. QUANTITY GENERATED  A. UOM:  Density 1.98 lb/gal (Same unit and	density must be used for all quantities on this page).
Quantity generated in: B. Previous reporting year:	
C. Current reporting year:	162.0
D. QUANTITY MANAGED ON-SITE: Did this location mar treatment, recycling, or disposal units at this location?	hage some or all of this waste in exempt or regulated
	ity managed on-site this year:
On-Site System 2: System Type M Status Quant	
3ECTION 3. OFF- SITE SHIPMENT  A. Was any of this waste shipped off site this reporting year	r? $\frac{1}{172}$ Y = Yes (Continue to Site 1) N = No (Skip to Section 4)
SITE 1. Name and address of facility: POLLUTION CO 4343 KENNEL	DY AVE, EAST CHICAGO, IN 46312
B. U.S. EPA ID No. of facility waste was shipped to	o: ½hpooop4p745
C. System type shipped to: M ( 1 1 D. Off-sit	e availability code: 1 189
E. Total quantity shipped in this reporting year:	165.0
SITE 2. Name and address of facility:	
B. U.S. EPA ID No. of facility waste was shipped to	200
C. System type shipped to: $M_{272}$	O. Off-site availability code:
E. Total quantity shipped in this reporting year: 21	<del>7</del>
SECTION 4. WASTE MINIMIZATION ACTIVITIES  A. Did you engage in any waste minimization activities for this remaining the second section in the second	reporting year? $\frac{\sqrt{227}}{227}$ Y = Yes (Cont to Box B) N = No (Cont to Section 5)
B. Activity: $\underline{W} \not = \underline{A} , \underline{W} \not = \underline{A} , \underline{W} = \underline{A}$	346 C. Other Emocio: ( 1 4 4 5 7 2 4 6
D. How many new waste minimization activities were implement	ted in this reporting year for this waste? $\bigcap_{247}$ (Number)
E. Quantity recycled in reporting year due to new activities:	
F. Activity/Production index: $\frac{D}{258}$ G. Source Reduc	
SECTION 5. REGULATED STORAGE  A. Did this site store RCRA wastes 90 days or more and then	ship it off-site (to site shown in Section 3)? (Y=Yes, N=No)  273  ays and waste is still in storage at year end: (Y=Yes, N=No)
B. Did this site store RCRA wastes on-site for more than 90 da	ays and waste is still in storage at year end: (Y=Yes, N=No) $\frac{\mathcal{U}}{272}$
Quantity stored at year end and for 90 days or more, gener	$\sim$
Quantity stored at year end that was generated prior to this	2.0
COMMENTS: Enter Y (Yes) if you have comments regar	283

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# ILLINOIS Environmental Protection Agency 1999 Hazardous Waste Report Form GM – Generation and Management

atructions for this form found on pages 17-32. Also SEE Common Errors on page 7 of the instructions.

SECTION 1. WASTE DESCRIPTION  A. Waste Description: CORROSIVE LIR FROM MFR OF CLE	ANERS: SODIUM HYDROXIDE SOLUTION
B. EPA Hazardous Waste Code: $\frac{D}{31}$ $\frac{D}{2}$ $\frac{D}{35}$ $\frac{D}{39}$	10 47
C. SIC code: 2841	40
D. Origin Code: $\frac{51}{55}$ System type: $\frac{M}{56}$ E.	Source Code: A 5 8 A A
F. Point of Measurement: $\frac{1}{R^2}$	Waste form code: B 1 2
54	TRI Constituent: 🜊 (if 1 or 2, go to section 2)
J. CAS numbers } 1. 76 2. 84	3
(From Form R)} 4. 100	
SECTION 2. QUANTITY GENERATED  A. UOM:     Density / 2 . \( \text{\figure} \)   Density (Same unit and density)	y must be used for all quantities on this page).
Quantity generated in: B. Previous reporting year:	
C. Current reporting year:	
D. QUANTITY MANAGED ON-SITE: Did this location manage so treatment, recycling, or disposal units at this location? $\frac{\lambda}{141}$ Y = Y	ome or all of this waste in exempt or regulated
On-Site System 1: System Type M Status _ Quantity man	aged on-site this year:
On-Site System 2: System Type M Status Quantity mana	aged on-site this year:
SECTION 3. OFF- SITE SHIPMENT  A. Was any of this waste shipped off site this reporting year?	Y = Yes (Continue to Site 1) N = No (Skip to Section 4)
SITE 1. Name and address of facility: POLLUTION CONTI	AVE. EAST CHICAGO, IN 46312
B. U.S. EPA ID No. of facility waste was shipped to:	<u> </u>
C. System type shipped to: M L L D. Off-site availa	ability code: 129
E. Total quantity shipped in this reporting year:	110.0
SITE 2. Name and address of facility:	
B. U.S. EPA ID No. of facility waste was shipped to:	
	200
E. Total quantity shipped in this reporting year:	
OPOTION 4 10/4 0 0 0 0 10 10 10 10 10 10 10 10 10 10 1	g year? Y = Yes (Cont to Box B) N = No (Cont to Section 5)
A. Did you engage in any waste minimization activities for this reporting  B. Activity: $\frac{W}{228}$ $\frac{2}{231}$ , $\frac{W}{234}$ $\frac{4}{237}$ $\frac{2}{237}$ $\frac{W}{240}$ $\frac{W}{243}$ D. How many new waste minimization activities were implemented in the second content of	C. Other Effects? (Y = Yes, N = No) 1/246  his reporting year for this waste? (Number)
E. Quantity recycled in reporting year due to new activities:	Q·
F. Activity/Production index: $Q \cdot 9$ G. Source Reduction qua	untity due to new activities:
258	261
SECTION 5. REGULATED STORAGE  A. Did this site store RCRA wastes 90 days or more and then ship it of	
B. Did this site store RCRA wastes on-site for more than 90 days and	
Quantity stored at year end and for 90 days or more, generated this	s reporting year:
Quantity stored at year end that was generated prior to this reporting	797
COMMENTS: Enter Y (Yes) if you have comments regarding this	s page and attach extra sheet. Page 00005

PIDLAND CHICAGO COPP 5300 W 127TH ST ALSIP

11 60803

#### ILLINOIS Environmental Protection Agency 1999 Hazardous Waste Report Form GM – Generation and Management

structions for this form found on pages 17-32, Also SEE Common Errors on page 7 of the instructions.

SECTION 1. WASTE DESCRIPTION A. Waste Description: CORRUSIVE LIG. 1	FROM MFR. O	F CLEANER; M	NURIATIC ACI	D
B. EPA Hazardous Waste Code: $\frac{D}{31} \cup \frac{D}{2}$ C. SIC code: $\frac{254}{1}$	35 — — — 39	43	47	-
D. Origin Code: System type: M		E. Source Code: A	58 A	<u>A</u>
F. Point of Measurement: 1		G. Waste form coo	ie: <u>B / 0 5</u>	66
H. Radioactive mixed: 2		I. TRI Constituent:	7 0	section 2)
J. CAS numbers } 1.	2			
J. CAS numbers } 1. 76	5 <sup>84</sup>		-	
SECTION 2. QUANTITY GENERATED  A. UOM:     John Column	Same unit and de	nsity must be used fo	or all quantities on	this page).
Quantity generated in: B. Previous reporting	year:		_	
C. Current reporting	year:		<u>&gt;</u>	
D. QUANTITY MANAGED ON-SITE: Did thi treatment, recycling, or disposal units at this l	s location manag	e some or all of this t	waste in exempt o	r regulated skip to section 3)
On-Site System 1: System Type M St				
On-Site System 2: System Type M St				
SECTION 3. OFF- SITE SHIPMENT  A. Was any of this waste shipped off site this	reporting year?	$\frac{1}{172}$ Y = Yes (Continue	to Site 1) N = No (S	Skip to Section 4)
SITE 1. Name and address of facility: Pour	AUTION CONT 3 KENNEDY /	TROL INDUSTRI WE. EAST CH	ES ICAGD, IN	16312
B. U.S. EPA ID No. of facility waste	was shipped to:	<u> </u>	<u>&gt; 6 4 6 7 4 :</u>	<u>3</u>
C. System type shipped to: M 1	D. Off-site a	vailability code: 189		
E. Total quantity shipped in this repo	orting year:		<u>o</u> . <u>o</u>	
SITE 2. Name and address of facility:				
B. U.S. EPA ID No. of facility waste		200 — — — —		<del></del>
		Off-site availability co	de: 216	
E. Total quantity shipped in this rep- SECTION 4. WASTE MINIMIZATION ACT			·	
A. Did you engage in any waste minimization ac	tivities for this repo	rting year? $\frac{1}{227}$ Y = Ye	es (Cont to Box B) N =	No (Cont to Section 5)
B. Activity: $\frac{W}{228} \stackrel{?}{=} \stackrel{?}{$	, <u>W</u> , <u>W</u>		r Effects? ( Y = Yes,	
D. How many new waste minimization activities	were implemented	in this reporting year f	or this waste? 247	(Number)
E. Quantity recycled in reporting year due to ne				
F. Activity/Production index: $\frac{Q}{258}$ G.	Source Reduction	quantity due to new ad	ctivities:	
SECTION 5. REGULATED STORAGE  A. Did this site store RCRA wastes 90 days or	more and then ship	it off-site (to site show	vn in Section 3)? (Y	=Yes, N=No)
B. Did this site store RCRA wastes on-site for n	nore than 90 days	and waste is still in sto	rage at year end: (Y	=Yes, N=No) <u>V</u>
Quantity stored at year end and for 90 days	or more, generated	this reporting year:	273 — — — —	
Quantity stored at year end that was genera		283		2
COMMENTS: Enter Y (Yes) if you have co	omments regarding	this page and attach	extra sheet. Page ]	00009

PIDLAND CHICAGO CORP 5300 W 127TH ST ALSIP

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60803

#### **ILLINOIS Environmental Protection Agency** 1999 Hazardous Waste Report Form GM -- Generation and Management

instructions for this form found on pages 17-32. Also SEE Common Errors on page 7 of the instructions.

•	
SECTION 1. WASTE DESCRIPTION  A. Waste Description: CORROSIVE GIB: FROM IMFR. OF	CLEANERS; SODIUM HYDROXIDE AND WATER
B. EPA Hazardous Waste Code: DOD 2	
C. SIC code: <u>2 8 <del>1</del> 1</u>	
D. Origin Code: System type: M	E. Source Code: A 5 8 A A A A A
F. Point of Measurement: $\frac{1}{49}$	G. Waste form code: B 1 L D
H. Radioactive mixed: 2	I. TRI Constituent: $\frac{2}{75}$ (if 1 or 2, go to section 2)
J. CAS numbers } 1 2	3
(From Form R)} 4. 100 5. 108	
SECTION 2. QUANTITY GENERATED  A. UOM: 1 Density 1 2.40 lb/gal (Same unit and de Quantity generated in: B. Previous reporting year:	ensity must be used for all quantities on this page).
Quantity generated in: B. Previous reporting year:	
C. Current reporting year:	50.0
D. QUANTITY MANAGED ON-SITE: Did this location manage treatment, recycling, or disposal units at this location?	ge some or all of this waste in exempt or regulated
On-Site System 1: System Type M Status Quantity	
On-Site System 2: System Type M Status Quantity	managed on-site this year:
SECTION 3. OFF- SITE SHIPMENT  A. Was any of this waste shipped off site this reporting year?	
SITE 1. Name and address of facility: POLLUTION CON 4343 KENNEDY	TROL INDUSTRIES I AVE. EAST CHICAGO, IN 46312
B. U.S. EPA ID No. of facility waste was shipped to:	<u> </u>
C. System type shipped to: M 1 1 D. Off-site a	vailability code: 189
E. Total quantity shipped in this reporting year:	50.0
SITE 2. Name and address of facility:	
B. U.S. EPA ID No. of facility waste was shipped to:	200 — — — — — — — — — —
212	Off-site availability code: 216
E. Total quantity shipped in this reporting year:	
SECTION 4. WASTE MINIMIZATION ACTIVITIES  A. Did you engage in any waste minimization activities for this report  B. Activity: W 228	orting year? $\frac{1}{227}$ Y = Yes (Cont to Box B) N = No (Cont to Section 5)
B. Activity: $\frac{W}{228} \stackrel{?}{\cancel{2}} \stackrel{?}{2$	C. Other Effects? (Y = Yes, N = No) $\frac{N}{246}$
D. How many new waste minimization activities were implemented	in this reporting year for this waste? $\frac{Q}{247}$ (Number)
E. Quantity recycled in reporting year due to new activities:	
	quantity due to new activities: $\underline{\phantom{aaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaa$
SECTION 5. REGULATED STORAGE  A. Did this site store RCRA wastes 90 days or more and then ship	it off-site (to site shown in Section 3)? (Y=Yes, N=No)
B. Did this site store RCRA wastes on-site for more than 90 days a	and waste is still in storage at year end: (Y=Yes, N=No)
Quantity stored at year end and for 90 days or more, generated	I this reporting year:
Quantity stored at year end that was generated prior to this rep	orting year:
COMMENTS: Enter Y (Yes) if you have comments regarding	

MIDLAND CHICAGO CORP 5300 W 127TH ST ALSIP 60803

#### ILLINOIS Environmental Protection Agency 1999 Hazardous Waste Report Form TI -- Transporter Identification

structions for this form found on page 33.

1.	U.S. EPA ID No. IND DO DO	646942 Hauling Permit No. <u>L</u>	17044621608
	Transporter Name and Address:	646942 Hauling Permit No. L POLLUTION CONTROL INDU	STRIES ST CHICAGO, IN 46312
2.	U.S. EPA ID No. <u>IL</u> <u>D</u> <u>9</u> <u>8</u> <u>4</u> Transporter Name and Address:	ファラの49 Hauling Permit No のミいらA 21900 S. CENTRAL AVE.	<u>u PW328103IL</u>
		Hauling Permit No	
4.	U.S. EPA ID No	Hauling Permit No.	163
5	. U.S. EPA ID No	Hauling Permit No.	175
6	. U.S. EPA ID No	Hauling Permit No.	187
7	7. U.S. EPA ID No	Hauling Permit No.	199
{	3. U.S. EPA ID No  Transporter Name and Address:	Hauling Permit No	211
	•		

COMMENTS: \_\_\_\_ Enter Y(Yes) if you have comments regarding this page; attach extra sheet. Page O D L L

ACHLITY

			use on eite (12-prich) typewr	1(8r.)	rorm.	approved: UNB N	J. 2050-00	39. Expires 3-30-99
Γ.	•	UNIFORM HAZARDOUS 1. Generator's U.S WASTE MANIFEST エレ・ロウーム	508-9-8-6-7	Manifest	7 2.	Page I Information required H, I and	lon in the by Federal Kare req	sheded ereas is not I Law, but Items O, F, pired by Stale Law.
	ľ	3. Generator's Name and Malling Address MINLOND (1-	IICAGO COMP.		IA.	State Manifest Doc		mber
Ì		5360 W 12	716 STREET		11	va1419:	939	
- }	1	- ALSIP, IL	60803			State Generator's		
		4. Generator's Telephone Number (70%) 389-(1400						
		5. Transporter 1 Company Name	6. U.S. EPA ID Number	/ 4 .		State Transporter's	ID	
		POLLUTION CONTROL INDUSTRES	IN.D.0.0.0-6-4	644	<u>3</u> 0.	Transporter's Phor	e 219	-397-3951
		7. Transporter 2 Company Name	8. U.S. EPA ID Number			State Transporter's	10	
	il			0 4 4	- F.	Transporter's Phon	ē	
	lì		10. U.S. EPA ID Number		G.	State Facility's ID		
- {		POLLUTION CONTROL INDUSTRIES			L			
		4343 KENNEY ALE.	- 8 7 / 21	1 / O n	چ (H.	Facility's Phone		
1		EAST CHICAGO IND 46312	IN-000006-4	1.6.7.4	/ ك	(219)397 <u>-</u>	35	1
1		11. U.S. DOT Description (Including Proper Shipping Name, Hazard	Clear and IO Number	12. Conta	iners	13. Total	14. Unit	) 
			·	No.	Туре	Quantity	Wt/Val.	Waste No.
	Î	* NON-HAZARDOUS NOW RIC	, RA					•
- 1		REGULATED	• '	1/ 5 3	N	00.1.6.5	~	NIR
.	: G				U- \	<u> </u>		
	E	" RQ, WASTE FLAMMABLE !	louids Mas.					
	Ε	1/14N 1993) 3 PGI	: Trabal	11 3	- NI	00.7.1.5	$\mathcal{E}$	DOOL
3	R A		- (nah!)	1 1		06.1.	<u> </u>	****
9	T	" NOU-HAZARDOUS, NOTO R.C	- , RA				-	
-	Ã	REGULATED		10.15	7.0	6.2.2.5	1_	NIR
7						, , , , ,	1. 1.23	
		" RQ LLASTE FLAMMABLE L	FOUIDS NUS					- 141
<del>,</del>		( Petroleum Hydrocare	WILLIAMS	1136	$P_{d}$ . $C$	W. 1.9.20	6	DODA!
= 1		the state of the s		10 - 1,1-0	K. Har	dling Codes for Wa	<u>.                                      </u>	d Above
		110. WS#157020 - LATEL WAP &	-WATER			- ,		
اركايا	İ	116, US#157019L-SOLVENDE	usy'					
426-267		112 1854 179632E- PETIDEUM	Judge Cartas					
72		15. Special Handling Instructions and Additional Information	AAGIOCATO	···				
		24 HL EMERGENLY PHORES	1-800-177-3	1376				
2			1 1 2 20 1 1 2					
3902 or								
B902 or		15. GENERATOR'S CERTIFICATION: I hereby declare that the c	onlents of this considerment	tare luliva:	nd acc	urately described	above by	proper shipping
2 岁		name and are classifled, packed, marked and labeled, and a						

International and national government regulations.

If I am a large quantity generator, I cortify that I have a program in p determined to be oconomically practicable and that I have selected which minimizes the present and future threat to human health and effort to minimize my waste generation and select the best waste m	the practicat The environm	ole method of treatm nent; OA, if I am a so	rent, storage or disposal ou mail quantity generator, i as	rrently available to me ave made a good faith	Z
Printed Typed Name  TASIV FLICE	Signature /	2+ A/1	and the second s	Month Day Year	
17. Transporter 1 - Acknowledgement of Receipt of Materials	1				C
Printed /Typed Name	Signature	Les I	au	Monthly Day Year	ي
18. Transporter 2 - Acknowledgement of Receipt of Materials					<u> </u>
Printed (Typed Name	Signature	_/ /		Date Month Day Year	1

19. Discrepancy Indication Space

20.	Facility	Owner or Operator:	Certification of receipt of hazardous materials covered by this manifest (except as noted in Item	19)
				_
		1.44		

Printed (Typed Name Signature

PLEASE PRINT OR TYPE

**UNIFORM HAZARDOUS** 

WASTE MANIFEST

3. Generator's Name and Mailing Address

4. Generator's Telephone Number ( 7 K)

5. Transporter 1 Company Name

7. Transporter 2 Company Name

POLICITION CONTROL

(Form designed for use on elite (12-pitch) typewriter.)

6. U.S. EPA ID Number

8. U.S. EPA ID Number

10. U.S. EPA ID Number

IN. D.O.O.O.L. 46.1.4

Manitest

Manitest Document No.

2. Page 1

B. State Generator's ID

C. State Transporter's ID

D. Transporter's Phone

E. State Transporter's ID

F. Transporter's Phone

G. State Facility's ID

1. Generator's U.S. EPA ID Number

300 W. 197th ALIIP , IL

ILO.

311-6500

INDUSTRI

·D·6·0·5·0·8·7·

Form Approved: OMB No 2050-0039 Expires 9-30-99

State Manifest Document Number

Information in the shaded areas is not required by Federal Law, but items 0, F, H, 1 and K are required by State Law.

Year

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267	
/ 426-2675.	
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202	
0 / 424-8802or	
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TO CO	
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C.	,

<b>3</b> .	PLEASE PRINT OR TYPE (Form designed)	or use on elite (12-pitch) typewi	riter.) Fo	rm Approved: O	MB No. 2050-00	39 Expires 9-30-99
*	WASTE MANIFEST I.L.D.OO	.S. EPA ID Number .5.0.8.9.8.6.7	Manifest ocument No.	of H.	quired by Federal I and K are requ	shaded areas is not Law, but items 0. F, uired by State Law.
1	3. Generator's Name and Mailing Address				st Document Nur	nber
	MIOTAND CHICAGO COWD.	IL, 60903		INA141	.935	i e
	5300 W. 127TH ST. , ALSIP	, 16, 6030		B. State Genera	ator's ID	
	4. Generator's Telephone Number (708) 389-660	O				
	5. Transporter 1 Company Name JAK	6. U.S. EPA ID Number	1942	C. State Transp		
	POLLUTION CONTROL INDUSTRIES.	I.N.D.O.O.C.4	6.1.1.0	D. Transporter's	s Phon (219)	347-3751
	7. Transporter 2 Company Name	8. U.S. EPA ID Number		E. State Transp	orter's ID	
			0 C C C	F. Transporter's	Phone	
	9. Designated Facility Name and Site Address	10. U.S. EPA ID Number		G. State Facility	y's ID	
	POLLUTION CONTROL INDUSTRIE	S. INC,				
	4343 KENNEDY AVE.			H. Facility's Ph		· F 1
	EAST CHICAGO IND. 46312	I.N.D.O.O.O.4	·6·7·9·5	(219)	397-39	51
-	11. U.S. DOT Description (Including Proper Shipping Name, Haza	rd Class, and ID Number)	12. Containe	rs 13. Total	14. Unit	l. Waste No.
			No. Ty	pe Quanti	ty Wt/Val.	Waste No.
1	* RQ, WASTE FLAMMABLE LI (WA93) 3, PGII	QUIDS NO.S.				
	(WARS) 3, PGII		k 2 つか	06170	06	7.01
	1		クッシリ	11/0/0/0/0		D001
E	ORQ, WASTE FLAMMABLE L'II (W1993) 3, PGIL	Quids MOS.				
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	24 HOUR EMERGENCY PHONE #	1-300-611-	2016			
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ŕ	16. GENERATOR'S CERTIFICATION: I hereby declare that the name and are classified, packed, marked and labeled, and	contents of this consignment	nt are fully and	accurately des	cribed above by	proper shipping
	international and national government regulations.					
	If I am a large quantity generator, I certify that I have a pro	gram in place to reduce the	olume and tox	icity of waste g	enerated to the	degree I have
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	20. Facility Owner or Operator: Certification of receipt of hazardo	us materials covered by this ma	inifest (except a	s noted in Item 1	9)	
'	Printed /Typed Name	Signature	-11/11.		1	Date Month   Day   Year
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PLEASE PRINT OR TYPE

UNIFORM HAZARDOUS

WASTE MANIFEST

9. Designated Facility Name and Site Address

EAST CHICAGO, IN 46312

4343 KENNEDY AVENUE

5300 WEST 127TH STREET, ALSIP, IL

POLLUTION CONTROL INDUSTRIES, INC.

POLLUTION CONTROL INDUSTRIES INC.

(D001) 3 UN1993 PGII ERG# 128

NON HAZARDGUS, NON R.C.R.A.

J. Additional Descriptions for Materials Listed Above
11A WS-157019L SOLVENT FLUSH

DNON HAZARDOUS, NON R.C.R.A. REGULATED

11. U.S. DOT Description (Including Proper Shipping Name, Hazard Class, and ID Number)

aRO, WASTE FLAMMABLE LIGUIDS, N.C.S. (UK1993),

3. Generator's Name and Malling Address

MIDLAND CHICAGO CORP.

4. Generator's Telephone Number (

5. Transporter 1 Company Name

7. Transporter 2 Company Name

HAZARDOUS

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A T O R

	11C WS-12370: PAGS CONT. WITH SCLIFF! 113 13-12700: 14362 N CAULK AND 15. Special Handling instructions and Additional Information 24 hour emergency phone #: 800 277	- FUTY WASIE	499673	· · · · · · · · · · · · · · · · · · ·
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22. 0	name and are classified, packed, marked and labeled, and are in international and national government regulations.  If I am a large quantity generator, I certify that I have a program determined to be economically practicable and that I have select which minimizes the present and future threat to human health a effort to minimize my waste generation and select the best wasted.	in place to reduce the volume and ted the practicable method of treat	toxicity of waste generated to t ment, storage or disposal curr small quantity generator, I have	he degree I have ently available to me e made a good faith
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D 1	17. Transporter 1 - Acknowledgement of Receipt of Materials	Signature /		Date Van
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(Form designed for use on elite (12-pitch) typewriter.)

Manifest

Document No

12. Containers

No.

Туре

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Page 1

1. Generator's U.S. EPA ID Number

389-6600

1.1.0.0.0.5.0.8.9.8.6.7

60658

6. U.S. EPA ID Number

8. U.S. EPA ID Number

10. U.S. EPA ID Number

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Form Approved: OMB No. 2050-0039, Expires 9-30-99

582

D. Transporter's Phone 229, 397-3951

Unit Wt/Vol.

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501

A. State Manifest Document Number

B. State Generator's ID

C. State Transporter's ID

E. State Transporter's ID

F. Transporter's Phone G. State Facility's ID

H. Facility's Phone

Total

Quantity

.0.600 K. Handling Codes for Wastes Listed Above

Information in the shaded areas is not required by Federal Law, but items D, F, H, I and K are required by State Law.

(219) 397-3951

DOOL

N/R

N/R

Date

Waste No.

20. Facility Owner or Operator: Certification of receipt of hazardous materials covered by this manifest, (except as noted in Item 19).

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	PLEASE PRINT OF TYPE		or use on elite (12-pitch) typev	vriter.)	Form Ap	proved: OMB No	2050-00	39. Expires 9-30-99
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	9. Designated Facility Name and Site Address	, , , , , , , , , , , , , , , , , , , ,	10. U.S. EPA ID Number		G. St	ate Facility's ID	-PVT-00	
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State Form 45273 (R2/8-98)

and the National Response Center at 800 / 424-8802 or 202 / 426-2675.

COPY 4. TSO MAIL TO GENERATOR

INDIANA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT \*OFFICE OF SOLID AND HAZARDOUS WASTE MANAGEMENT PO 100 7035 Indianapolis, IN 46207-7035

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3. Generator's Name and Mailing Address	- "			A.	State Manifest Do	cument Nu	ımber
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EPA Form 8700-22 Previous editions are obsolete

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From:

Steven Murawski on 04/11/2000 03:47 PM

To:

GEORGE OPEK/R5/USEPA/US@EPA

CC:

Subject: Butcher Penalty

George,

Can you start putting together a penalty calculation for the Butcher case. The non-compliance for the 3007 Information request was from Sept. 28, 1999 to February 25, 2000. However, as we discussed, we should not include all the days.

I am currently finishing the CAFO and will send it to you in the next couple of days for your perusal. However, I need the penalty calculation to finish it. Thanks.



#### UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 5 77 WEST JACKSON BOULEVARD CHICAGO, IL 60604-3590

REPLY TO THE ATTENTION OF:

APR 1 1 2000

DE-9J

# FACSIMILE AND CERTIFIED MAIL, RETURN RECEIPT REQUESTED

David Lomeli Environmental Health & Safety Specialist The Butcher Company, Inc. 335 West Artesia Boulevard Compton, CA 90220

Re: U.S. EPA Section 3007 Follow-up Information Request, The Butcher Company, Inc., 5300 West 127th Street, Alsip, Illinois 60658, ILD 005 089 867

Dear Mr. Lomeli:

This is a follow-up request for information pursuant to the United States Environmental Protection Agency's (U.S. EPA) authority under Section 3007 of the Resource Conservation and Recovery Act (RCRA), as amended, 42 U.S.C. §6927.

On January 28, 1999, Butcher received an information request pursuant to Section 3007 of RCRA, 42 U.S.C. \$6827, and notice that U.S. EPA was actively investigating the generation and storage of hazardous waste at the facility. The response to U.S. EPA's information request was due to U.S. EPA within thirty calendar days of receipt of the information request. On March 23, 2000, U.S. EPA received by facsimile a response to its information request.

- Based on the information provided in Butcher's response, U.S. EPA has two additional information requests. In response to Information Request 2a you stated, "Since the purchase of the Midland facility by the Butcher Company in Sept. 1998, the process of multiple re-use of mineral spirits residue to flush equipment was discontinued. All used, spent or contaminated mineral spirits is drummed and designated as hazardous waste." Based on this response, please provide:
  - 1. Copies of the hazardous waste manifests from September 15, 1998, to date; and

2. A copy of any hazardous waste generation reports required by the State of Illinois in 1999.

By the close of business on April 21, 2000, please send the requested information to:

Steven J. Murawski Assistant Regional Counsel U.S. Environmental Protection Agency 77 West Jackson Boulevard (C-14J) Chicago, Illinois 60604

As you were notified in U.S. EPA's original information request, the written statements submitted pursuant to this request must be notarized and submitted under an authorized signature certifying that all statements contained therein are true and accurate to the best of the signatory's knowledge and belief. Any documents submitted to U.S. EPA Region 5 pursuant to U.S. EPA's original information request or this supplemental information request should be certified as true and authentic to the best of the signatory's knowledge or belief. Consequently, please provide the following notarized certification by a responsible company officer:

I certify under penalty of law that I have personally examined and am familiar with all of the information submitted in responding to U.S. EPA's original information request and this supplemental information request for the Butcher Company, Inc. Facility located at 5300 West 127<sup>th</sup> Street, Alsip, Illinois 60658. Based on my review of all relevant documents and inquiry of those individuals immediately responsible for providing all relevant information and documents, I believe that the information submitted is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

Should the signatory find, at any time after the submittal of the requested information, that any portion of the submitted information is false, misleading, or incomplete, the signatory should so notify Region 5. If any answer certified as true should be found to be untrue or misleading, the signatory can and may be prosecuted pursuant to 18 U.S.C. §1001. U.S. EPA has the authority to use the information requested herein in an administrative, civil, or criminal action.

If you have any questions, please contact Steven J. Murawski at (312) 886-6741.

Sincerely,

Paul Little, Chief

Compliance Section 2

Enforcement and Compliance Assurance Branch

Waste, Pesticides, and Toxics Division

U.S. Environmental Protection Agency Region 5

#### ENFORCEMENT AND COMPLIANCE ASSURANCE BRANCH

SECRETARY	SECRETARY	SECRETARY	SECRETARY	SECRETARY	SECRETARY
AUTHOR/ TYPIST	COMPLIANCE SECTION 1 SECTION CHIEF	COMPLIANCE SECTION 2 SECTION CHIEF	CA SECTION SECTION CHIEF	ECAB BRANCH CHIEF	WPTD DIVISION DIRECTOR
GO		4-11-2010			

### P 847 314 030

RECEIPT FOR CERTIFIED MAIL

NO INSURANCE COVERAGE PROVIDED

NOT FOR INTERNATIONAL MAIL

(See Reverse)

18	David Lomeli Street and No.	a Pladi
DE	P.O., State and ZIP Code	120
	Postage	s 233
	Certified Fee	1.40
	Special Delivery Fee	T <sub>E</sub>
	Restricted Delivery Fee	
10	Return Receipt showing to whom and Date Delivered	625
198	Return Receipt showing to whom, Date, and Address of Delivery	U I
June,	TOTAL Postage and Fees	\$ 2.98
'S Form 3800, June 1985	Postmark or pate 1000	



#### **UNITED STATES ENVIRONMENTAL PROTECTION AGENCY**

REGION 5 77 WEST JACKSON BOULEVARD CHICAGO, IL 60604-3590

REPLY TO THE ATTENTION OF:

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Sincerely,

Paul J. Little, Section Chief

Enforcement and Compliance Assurance Branch

Waste, Pesticides, and Toxics Division

U.S. Environmental Protection Agency Region 5

#### ENFORCEMENT AND COMPLIANCE ASSURANCE BRANCH

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AUTHOR/ TYPIST	COMPLIANCE SECTION 1 SECTION CHIEF	COMPLIANCE SECTION 2 SECTION CHIEF	CA SECTION SECTION CHIEF	ECAB BRANCH CHIEF	WPTD DIVISION DIRECTOR
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	SIGN-OFF FOR THE OFFICE OF REGIONAL COUNSEL									
	<u>Attorney</u> Paralegal	Section Secretary	Section Chief	Branch Secretary	Branch Chief	RC/DRC Secretary	DRC	RC	Other	
Initial	4 Jm		00							
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Sincerely,

Paul J. Little, Section Chief Enforcement and Compliance Assurance Branch Waste, Pesticides, and Toxics Division U.S. Environmental Protection Agency Region 5 March 23, 2000

Mr. Steven J. Murawski Assistant Regional Counsel U.S. Environmental Protection Agency 77 West Jackson Blouvard (c-14J) Chicago, Illinois 60604

RE: Response to the U.S. EPA Section 3007 Information Request, The Butcher Company, Inc. (Alsip, Illinois ILD005089867)

Dear Mr. Murawski:

Enclosed is the Butcher Company, Inc. response to the United States Environmental Protection Agency's (U.S. EPA) request for information under section 3007 of the Resource Conservation and Recovery Act (RCRA), as amended, 42 U.S.C. 6927.

This response is made without any admission of liability or responsibility under RCRA or any other statute; and without acknowledgement of the applicability of the authorities referenced in the letter. Nevertheless, without waiving any right to further object to the scope or basis for the request for information and documents, the Company hereby responds to U.S. EPA's request for information.

We are confident that you will find our responses show we are in conformance with RCRA regulations and have been since the purchase date. Each question is numbered and written exactly as in the U.S. EPA request for information that was sent to Ms. Carter on January 25, 1999. Included with the responses is one Appendix; A) waste profile #157019, please review the information I have provided.

While the Company is supplying U.S. EPA with information, it wishes to state and preserve its objections to certain aspects of the request. First, the instruction and definitions sections contain terms, or definite requests, for which we can find no basis. Such term and requests include the requirement to continuously supplement a response which was complete when given and the requirement that a notarized certification be provided. Second, the company objects to the requests to the extent it asks for information or documents subject to an attorney-client, work-product or other applicable privilege. Since we have located no basis for any of these requests or definitions, we assume there is none. If however, U.S. EPA does have any basis, please inform us of it and the company will respond accordingly.

Should you require any additional information I can be reached at (310) 603-2402.

Sincerely,

David Lomeli

Environmental Health & Safety Specialist

"All of the questions asked and documents requested below refer to mineral spirits residue that, after use, becomes hazardous waste."

1. Provide all documents, records, reports or any other written materials that describe the process of generating hazardous waste at your facility.

#### Response:

The flammable raw material mineral spirits is received in bulk and stored in tanks. The bulk raw material tanks are located within the explosion proof room (Varnish room). All raw materials for the varnish batches, including other non-flammable raw materials, are placed in the compounding tank and mixed. All products are compounded according to the formula and specifications as provided by the Lab. The product is then packaged at a portable filling line within the explosion proof room or sent to a holding tank in the explosion proof room and filled later. If a product is scheduled to be packaged that is incompatible with one previously packaged then, a general flush of pumps, hoses, wands, and the filling line is done with virgin mineral spirits. The mineral spirits is then collected as a waste stream and is then placed in a 55-gallon DOT flammable drum. A Hazardous Waste sticker is placed on the drum and the label is dated with that day's date. Then the drum is moved and placed in the hazardous waste storage area.

- 2. Provide a detailed written description about the process of generating hazardous waste at your facility. At a minimum, this process description must include a detailed summary of:
- a. The production, development or generation of the mineral spirits residue used in the cleaning of mixers that eventually becomes hazardous waste; and

#### Response:

When virgin mineral spirits is used to flush or clean equipment and through this process is introduced into a process tank that will be used to next manufacture a compatible (or the same) product, then that material is incorporated into that batch to end up as a finished good.

As previously mentioned in question number one, If a product is scheduled to be packaged that is incompatible with one previously packaged then, a general flush of pumps, hoses, wands, and the filling line is done with virgin mineral spirits. The used mineral spirits is then collected in a 55-gallon DOT flammable drum, labeled as a hazardous waste, and then stored in the hazardous waste storage area.

Since the purchase of the Midland facility by the Butcher Company in Sept.1998, the process of multiple re-use of mineral spirits residue to flush equipment was discontinued. All used, spent or contaminated mineral spirits is drummed and designated as hazardous waste.

Way of Sold room looks hood

b. The use and reuse of the mineral spirits residue in the cleaning of mixers (this description must include the number of times the fluid is reused to clean the mixers, the process to determine that the fluid can no longer be reused to clean the mixers and the names of the employees who determine that the fluid can no longer be reused to clean the mixers).

#### Response:

Only virgin mineral spirits has been used in the cleaning of mixers since the Butchers Company purchase of Midland. No re-use determination has to be made since we do not use the fluid repeatedly.

c. For each of the employees listed in Paragraph 2b above, provide the employee's job description and the applicable training taken by the employee that qualifies them to make such a determination.

#### Response:

Not applicable because the process of reusing mineral spirits residue was discontinued.

- 3. Provide documents, records, reports or any other written materials that describe how hazardous waste is managed from the point of generation to the shipment of hazardous waste off-site; these documents, reports, or any written materials should include information about storage practices and procedures such as:
  - a. The storage practices and procedures for the mineral spirits residue that can be reused; and

#### Response:

Not applicable because the process of reusing mineral spirits residue was discontinued.

b. The storage practices and procedures for the mineral spirits residue that can no longer be reused and that has become hazardous waste as defined by 40 CFR Part 261 (the description must entail practices and procedures taken prior to shipping the hazardous waste off-site).

#### Response:

First, the mineral spirits residue is no longer stored to be reused. As previously mentioned in question number one, if a product is scheduled to be packaged that is incompatible with one previously packaged then, a general flush of pumps, hoses, wands, and the filling line is done with virgin mineral spirits. The used mineral spirits is then collected in a 55-gallon DOT flammable drum, labeled as a hazardous waste, and then stored in the hazardous waste storage area. The accumulation area meets the requirements for inside storage. We assign each container to a waste profile. The profile includes the waste characteristics and

components. If the waste generated does not meet the specifications of an existing profile a new profile is submitted. The batch maker supervisor regularly conducts a physical inventory of the hazardous waste storage area. When or if the supervisor finds a labeled container with an accumulation date that is near the 90 day storage limit for large quantity generators the Waste Disposal Company is called to remove and dispose of the containers of waste.

4. From September 15, 1998 through January 20, 1999, provide monthly accumulation records for the non-reusable by-product (i.e. unusable mineral spirits residue) that has become hazardous waste.

#### Response:

Mineral spirits, "solvent flush", is accumulated in the hazardous waste storage area, at the rate of zero to three drums (55gal) per month.

5. Provide a chemical analysis of the hazardous waste stored at the facility prior to being shipped off-site.

#### Response:

Please see Appendix A. This profile describes the "solvent flush" listed as profile numeral and 157019. However, other materials fit into this profile such as (i.e. obsolete raw materials, discarded products, and trial versions of products).

6. Provide a detailed description of how the mineral spirits residue (by-product) is marked or recorded to demonstrate the number of the times the fluid has been used to clean mixers at the facility. This description must include any labels attached to barrels of reusable fluid, reports that demonstrate how many times the reusable fluid has been used or designated areas that indicate the fluid can be reused.

#### Response:

Not applicable because the process of reusing mineral spirits residue was discontinued.

# **Appendix A**

#,50/gallon 4550/trulis neraior Name: Midland Chicago Billing Name: Midland Chicago \_\_\_\_ Street 5300 W. 12714 Street 5300 W. 12714 Street State ILZip 60658 City Alsip State\_IL Zio 60658 Contact: Phil Phone: 708-389-4600Fax: 708-389-3745 \_ State ID No.: 0310035010 eral EPA ID No.: 110005089867 \_ S.I.C. Code: \_\_ Form Code B: PCI Sales Rep. John Dessaver Check if you are a Conditionally Exempt Small Quantity Generator mon Name of Waste Solvent Flush inal Process Generating Waste (must be specific) Manufacturing of Varnishes i per □ Wk □ Mo □ Qtr ☒ Yr □ One-time ☑ Bulk <u>5000 aa.</u> Quantity\_ hod of Shipment Drum (size) TCLP Attached? Yes X No Check if sample has been submitted visDS Attached? ☐ Yes 🗶 No /SICAL PROPERTIES @ 25°C (77°F) Based on knowledge or analysis, provide an actual value or value for TCLP concentrations or total metal Specific Gravity amber concentrations in ppm. E. K.  $U_{i}$ X Mild Strong ria casual detection) Arsenic D004 Phase/Layers Blu/Lb. Flashpoint Physical State 100.0 D005 Barium < 73° 1.0 D006 Cadmium □ < 5.000 [7] < 2.0 🗘 % Liquid \_\_\_\_\_ Single [**3**.73-140° 5.0 0007 Chromium **X** 2.0-12.5 **5-10,000** ☐ 140-200° ☐ > 200° Exact \_\_\_\_ 5.0 **B000** Lead % Powder \_\_\_ Multiple, how many DX > 10,000 ☐ > 12.5 0.2 0009 Mercury Exact Exact 010d Selenium 1.0 % Other, describe 5.0 Silver D011 OTHER COMPONENTS TOTAL (PPM) EMICAL COMPOSITION 100.0 Copper ous as well as Non-Hazardous components and corresponding ranges.) CYANIDES OK Zino **DRGANIC CHARACTERISTICS** 80 40 × **-**34 Nineral Soirits SULFIDES 0.02D012 Endrin REACTIVE CYANIDES CX PREACTIVE SULFIDES CX × D013 Lindane erosine 10.0 Methoxychlor D014 PHENOLICS EX Toxaphene D015 10.0 D016 2, 4-Dichlerophenoxyacetic Acid 0017 2, 4, 5,-TP (Silvex) 1.0 HAZARDOUS PROPERTIES 11517 Benzene Carbon Tetrachioride 0.5 D018 NONE BENZENE NESHAP ax Solids 0019 0.03 🖂 WATER REACTIVE 🗀 AIR REACTIVE 🗀 EXPLOSIVE D020 Chiordane 100.0 Chlorobenzene D021 SHOCK SENSITIVE D PYROPHORIC D POLYMERIZABLE Chloroform 6.0 D022 o-Cresol 200.0 D023 PATHOGEN PESTICIDE, □ RADIOACTIVE m-Cresol 200.0 D024 200.0 ETICLOGICAL D BIOLOGICAL CORROSIVE D025 p-Cresol 200.0 0026 7.5 DIOXINS 1, 4-Dichlorobenzene D027 OTHER 0.5 0.7 Total of Maximum concentration must be ≥ 100% 1, 2-Dichloroethane 0028 1. 1-Dichloroethylene TCRA CHARACTERIZATION D029 0.13 2. 4-Dinitrotolune DKYes □ No D030 s this material a "Hazardous Waste" under 40CFR 261.3? Heptachlor (and it's epoxide) 0.008 DKYes □ No D031 s this a "Characteristic Waste"? 0.13 D032 Hexachtorobenzene □ D003 Reactive 0.5. 3.0 Hexachlorobutadiene D002 Corrosive D033 © D001 Ignitable "Yes" is it: D034 Hexachlorosthane ] D004 - D043 Toxic, give specific codes: 200.0 D035 Methyl Ethyl Ketone □Yes ☐ No s this an "F" or a "K" waste or mixed with one? 2.0 0036 Nitrobenzene f "Yes" give waste codes from 40CFR 261.31 and/or 261.32: \_ Pentachlorophenol 0037 s this a commercial chemical product or spill cleanup that would carry a "U" or "P" waste code Pyridine 5.0 D038 0039 Tatrachicroethylene 0.7 ☐ Yes ☐ XNo under 40CFR 261.33 (e) or (f) 0.50040 Trichioroethylene 2, 4, 5-Trichlorophenol 2, 4, 6-Trichlorophenol f "Yes" give the waste code:\_ 400.0☐ Yes ☐ No 2.0 is this a state regulated waste? 0.2 Vinyl Chloride If "Yes" give codes: . For Internal Use Only **DOT CHARACTERIZATION** ∏ Yes DXNo is this a "Hazardous Substance/Marine Pollutant" as defined in 49CFR D.O.T.? Date Received If "Yes" give the proper D.O.T. Shipping Description from 49CFR 172.101: UN/NA #: Date Approved. Packaging Group: Hazard Class: Treatment Method Give the two primary hazardous constituents: **GENERATOR CERTIFICATION** reby certify that the above and attached description is complete and accurate to the best of my knowledge and ability: te or willful omissions of composition or properties exist and that all known or suspected hazards have been ďέ so certify that the obtained sample is representative of the waste material described above and give PCI permission i consent to make amendments and corrections.

#### February 29, 2000

C-14J

# FACSIMILE AND CERTIFIED MAIL, RETURN RECEIPT REQUESTED

David Lomeli Environmental Health & Safety Specialist The Butcher Company, Inc. 335 West Artesia Boulevard Compton, CA 90220

Re: U.S. EPA Section 3007 Information Request, The Butcher Company, Inc. (Alsip, Illinois), ILD 005 089 867

Dear Mr. Lomeli:

I am writing this letter to inform you that on February 25, 2000, the United States Environmental Protection Agency (U.S. EPA) received your letter dated February 23, 2000. In the letter, you requested until March 24, 2000 to respond to U.S. EPA's request for information. Additionally, in a telephone conversation with me on February 22, 2000, you stated that your response to the information request would include information that spans from the date of the Butcher Company, Inc.'s (Butcher) purchase of the facility in Alsip, Illinois, to the date of Butcher's response to the request for information.

U.S. EPA agrees to conditionally grant Butcher's request for an extension to respond to the information request. Granting this extension does not change U.S. EPA's planned assessment of an administrative civil penalty against Butcher for noncompliance of RCRA from September 28, 1999 to February 25, 2000. Furthermore, if U.S. EPA does not receive Butcher's response to the information request by the close of business on March 24, 2000, U.S. EPA will resume assessing an administrative civil penalty of up to \$27,500 per day for continued non-compliance with RCRA and will also include the period of February 25, 2000 through March 24, 2000.

As we previously discussed, once U.S. EPA receives Butcher's response to the information request, U.S. EPA will calculate a penalty using the statutory factors found in Section 3008(a)(3) of RCRA, 42 U.S.C. § 6928(a)(3), the Civil Monetary Penalty

Inflation Rule, 61 Fed. Reg. 69362, and the RCRA Civil Penalty Policy dated October 1990. Afterward, we can begin discussions to settle this matter without the issuance of a complaint pursuant to Section 22.13(b) of the Consolidated Rules of Practice Governing Administrative Assessment of Civil Penalties, Issuance of Compliance or Corrective Action Orders, and the Revocation, Termination or Suspension of Permits, 64 Fed. Reg. 40138, 40181 (July 23, 1999) (to be codified as 40 C.F.R. § 22.13(b)).

If you have any questions, please contact me at (312) 886-6741. Sincerely,

Steven J. Murawski Assistant Regional Counsel

#### CHUHAK & TECSON, P.C.

ATTORNEYS AT LAW

Thomas S. Chuhak (1920-1995)

Thomas F. Bennington, Jr. Daniel J. Biederman Alan R. Dolinko John P. Fadden Barry A. Feinberg Dennis A. Ferraro Cary S. Fleischer James B. Gottlieb Albert L. Grasso Rick Hammond Terrell J. Isselhard Edwin I. Josephson Arnold E. Karolewski John F. Mahoney Stephen M. Margolin Donald J. Russ, Jr. Michael S. Sherman Gary J. Stern Andrew P. Tecson

Joseph A. Tecson

225 West Washington Street Suite 1300 Chicago, Illinois 60606-3418 (312) 444-9300 Fax: (312) 444-9027

Writer's Direct Line

(312) 855-4328

Writer's E-Mail

mripani@chuhak.com

January 29, 1999

John P. Adams Jeralyn H. Baran Mark E. Broaddus Allison F. Cahill Stacey L. Caplan Justine D. Cody Ellyn M. Copeland Jordan M. Cramer Christopher D. Hession Mark G. Kalifa Heidi Kuster Daniel F. Marren Susan H. Pak Victor Pascucci III David T. Pence Michael N. Ripani Lisa A. Rothstein Yvette A. Salcik Sharif S. Shama Tracy E. Stevenson Mitchell D. Weinstein Bari D. Wood

Of Counsel Lawrence E. Glick Joseph O. Rubinelli

#### VIA HAND DELIVERY

Mr. George Opek U.S. EPA, Region 5 Enforcement and Compliance Branch (DE-9J) 77 West Jackson Boulevard Chicago, IL 60604

Re:

Section 3007 Information Request Midland Chicago Corporation

ILD 005 089 867

Dear Mr. Opek:

Enclosed please find Midland Chicago Corporation's Response to the U.S. EPA's information request dated November 2, 1998. For your information, Mr. Steve Murowski was kind enough to permit us an extension of time until January 29, 1999 to complete our response.

If you have any other questions, please do not hesitate to call.

Very truly yours,

Chuhak & Tecson, P.C.

Michael N. Ripani

. Refair

MNR/sjb Enclosure

cc:

Mr. Steve Murowski (w/encl.)

(Via Hand Delivery)

#### Midland Illinois Corporation 2314 W. 91st. Street Chicago, IL 60620

December 2, 1998

Mr. George Opek U.S. E.P.A. Region 5 77 W. Jackson Blvd.

Chicago, IL 60604 (Vi

(Via FAX: 312-353-4342, Page 1 of 1)

Dear Mr. Opek:

On September 14, 1998 Midland Chicago Corp. sold substantially all of its assets, including its only plant, in Alsip, Illinois to the Butcher Company of Marlborough, Massachusetts.

The officers of the corporation remained on the premises to assist with the transition through October 30th. Since that time we have picked up mail on a regular basis, however your notice dated November 2, 1998 was not given to us. It was addressed to Mr. Philip Gariboldi, who was Vice President of Midland Chicago Corp. and is now employed by Butcher.

We understand that the notice was discussed by Mr. Gariboldi with Phyllis Carter, head of E.H.S. for Butcher. Apparently Ms. Carter then discussed the matter with Butcher's attorneys, but neither she nor Mr. Gariboldi notified Midland Chicago Corp. (which is now known as Midland Illinois Corp.) until this afternoon, via telephone.

Based on the fact that we were not made aware of the notice until the day of the deadline, we would like to request a thirty day extension to respond. The current officers of Midland Illinois Corp. will be in Florida until about December 15th, and then back in Chicago for about three weeks. We will begin to work on a response immediately, but would prefer to schedule any meetings concerning the problem until we are in town.

Thanks for your consideration of this request. We can be contacted in Florida at 561-744-2110 (FAX 561-744-7024.)

Sincerely,

Peter Roth President 1311 964190

NOV 02 1998

DE-9J

# CERTIFIED MAIL RETURN RECEIPT

Mr. Philip Gariboldi Midland Chicago Corporation 5300 West 127 Street Alsip, Illinois 60658

> Re: Section 3007 Information Request Midland Chicago Corporation ILD 005 089 867

Dear Mr. Gariboldi:

This is a request for information by the United States Environmental Protection Agency (U.S. EPA) pursuant to its authority under Section 3007 of the Resource Conservation and Recovery Act (RCRA), as amended, 42 U.S.C. §6927. The information requested relates to your company's generation and storage of solid and/or hazardous waste including, but not limited to, mineral spirits residue that has hazardous waste characteristics as defined by 40 CFR Part 261 and as generated by Midland Chicago Corporation located at 5300 West 127 Street in Alsip, Illinois 60658.

The information requested herein must be provided to this office within thirty (30) calendar days of receipt of this letter notwithstanding its possible characterization as confidential information. You may, pursuant to 40 CFR 2.203(a), assert a business confidentiality claim covering all or part of the information in the manner described in 40 CFR 2.203(b). Information covered by such a claim will be disclosed by U.S. EPA only to the extent and by means of the procedures set forth in 40 CFR Part 2, Subpart B. Any requests for confidentiality must be made when the information is submitted, since any information not so identified may be made available to the public without further notice.

The written statements submitted pursuant to this request must be notarized and submitted under an authorized signature certifying that all statements contained therein are true and accurate to the best of the signatory's knowledge and belief. Any documents submitted to U.S. EPA Region 5 pursuant to this information request should be certified as true and authentic to the best of the signatory's knowledge or belief.

Should the signatory find, at any time after the submittal of the requested information, that any portion of the submitted information is false, misleading, or incomplete, the signatory should so notify Region 5. If any answer certified as true should be found to be untrue or misleading, the signatory can and may be prosecuted pursuant to 18 U.S.C. §1001. U.S. EPA has the authority to use the information requested herein in an administrative, civil, or criminal action.

This Information Request is not subject to the approval requirements of the Paperwork Reduction Act of 1995, 44 U.S.C. \$3501 et seq.

If you have any questions regarding this matter, please contact George Opek, of my staff, at (312) 886-1423. Your response should be sent to the attention of George Opek, U.S. EPA, Region 5, Enforcement and Compliance Assurance Branch (DE-9J), 77 West Jackson Boulevard, Chicago, Illinois 60604.

Sincerely yours,

Lorna M. Jereza, P.E., Chief Illinois/Indiana Section Enforcement and Compliance Assurance Branch

Enclosure

cc: Todd Marvel, IEPA
 Cliff Gould, IEPA

bcc: Section Copy

Branch Copy

State Muse Who, DRC

bcc: Branch File

Section File

DE-9J\GO:be\10/30/98/filename:3007-m3

#### ENFORCEMENT AND COMPLIANCE ASSURANCE BRANCH

SECRETARY	SECRETARY	SECRETARY	SECRETARY	SECRETARY	SECRETARY
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AUTHOR/ TYPIST	MINN/OHIO SECTION CHIEF	MICHIGAN/ WISCONSIN SECTION CHIEF	ILLINOIS/ INDIANA SECTION CHIEF	ECAB BRANCH CHIEF	WPTD DIVISION DIRECTOR
10/20/90 gg/200			11/02/98		

11/2/98

# UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 5

IN THE MATTER OF	)	
	)	Information Request Pursuant
Midland Chicago Corporation	)	to Section 3007 of the Resource
5300 West 127 Street	)	Conservation and Recovery Act,
Alsip, Illinois 60658	)	as amended, 42 U.S.C. §6927
ILD 005 089 867	)	

This is a request by the United States Environmental Protection Agency (U.S. EPA) issued pursuant to Section 3007 of the Resource Conservation and Recovery Act, as amended, 42 U.S.C. §6927. issuance of this request serves to require Midland Chicago Corporation (Midland) to submit information relating to its generation and storage of solid and/or hazardous wastes including, but not limited to mineral spirits residue that, after use, becomes hazardous waste as defined by 40 CFR Part 261. On January 30, 1986, the State of Illinois was granted final authorization by the Administrator of U.S. EPA, pursuant to Sections 3006 of RCRA, 42 U.S.C. §6926, to administer a hazardous waste program in lieu of the Federal program. See 51 Federal Register 3778 (1986). As a result, facilities in Illinois qualifying for interim status under 40 CFR 270.70 and facilities applying for a RCRA permit are regulated under the Illinois provisions found at 35 Illinois Administrative Code (IAC) 720 et seq. rather than the Federal regulations set forth at 40 CFR Part 260 <u>et seq</u>.

This Information Request is not subject to the approval requirements of the Paperwork Reduction Act of 1980, 44 U.S.C. \$3501, et seq.

### I. <u>INSTRUCTIONS</u>

This request for information pertains to specific information you may have regarding the generation and storage of solid and/or hazardous waste at your facility located at 5300 West 127 Street Alsip, Illinois 60658. You must respond to the Information Request on the basis of all information and documents in your possession, custody or control, or in the possession, cutody or control of your current employees, agents, servants, contractors, or attorneys. A separate response must be made to each of the questions set forth in this Information Request. Precede each response with the number of the Information Request to which it corresponds.

If any information called for herein is not available or accessible in the full detail requested, the request shall be deemed to call for the best information available. The request also requires the production of all information called for in as detailed a manner as possible based upon such information as is available or accessible.

The information must be provided notwithstanding its possible characterization as confidential information or trade secrets.

You are entitled to assert a claim of confidentiality pursuant to 40 CFR 2.203(b) for any information produced that, if disclosed to persons other than officers, employees, or duly authorized representatives of the United States, would divulge information entitled to protection as trade secrets. Any information which the Administrator of this Agency determines to constitute methods, processes or other business information entitled to protection as trade secrets will be maintained as confidential pursuant to the procedures set forth in 40 CFR Part 2. A request for confidential treatment must be made when information is provided since any information not so identified will not be accorded this protection by the Agency.

The written statements submitted pursuant to this request must be notarized and returned under an authorized signature certifying that all statements contained therein are true and accurate to the best of the signatory's knowledge and belief. Should the signatory find at any time after submittal of the requested information that any portion of this submittal certified as true is false or misleading, the signatory should so notify U.S. EPA. If any information submitted under this information request is found to be untrue or misleading, the signatory can be prosecuted under Section 1001 of Title 18 of the United States Code. U.S. EPA has the authority to use the information requested herein in an administrative, civil, or criminal action.

The information requested herein must be provided, within thirty (30) calendar days following receipt of this request, to the United States Environmental Protection Agency, Region 5, Attention: George Opek, Enforcement and Compliance Assurance Branch (DE-9J), 77 West Jackson Boulevard, Chicago, Illinois 60604.

#### II. DEFINITIONS

- 1. "Facility" means all contiguous land and structures, other appurtenances and improvements on the land used for treating, storing, or disposing of hazardous waste. A facility may consist of several treatment, storage, or disposal operational units (e.g. one or more landfills, surface impoundments or combinations of them) (35 IAC 720.110).
- 2. "Solid waste" means a solid waste as defined in 35 Ill. Adm. Code 721.102 (35 IAC 720.110).
- 3. "Hazardous waste" means a hazardous waste as defined in 35 Ill. Adm. Code 721.103 (35 IAC 720.110).
- 4. "Generator" means any person, by site, whose act or process produces hazardous waste identified or listed in 35 Ill. Adm. Code 721 or whose act first causes a hazardous waste to become subject to regulation (35 IAC 720.110).

- 5. "Transporter" means a person engaged in the offsite transportation of hazardous waste by air, rail, highway, or water. (35 IAC 721.110).
- 6. "Treatment" means any method, technique or process, including neutralization, designed to change the physical, chemical, or biological character or composition of any hazardous waste so as to neutralize such waste, or so as to recover energy or material resources from the waste or so as to render such waste nonhazardous or less hazardous; safer to transport, store or dispose of; or amenable for storage or reduced in volume (35 IAC 720.110).
- 7. "Storage" means the holding of hazardous waste for a temporary period, at the end of which the hazardous waste is treated, disposed of, or stored elsewhere. (35 IAC 720.110).
- 8. "Disposal" means the discharge, deposit, injection, dumping, spilling, leaking or placing of any solid or hazardous waste into or on any land or water so that such solid waste or hazardous waste or any constituent thereof may enter the environment or be emitted into the air or discharged into any waters, including groundwater (35 IAC 720.110).

9. "Manifest" means the shipping document originated and signed by the generator which contains the information contained by 35 Ill. Adm. Code 722 Subpart B (35 IAC 720.110).

# III. REQUEST FOR ANSWERS TO QUESTIONS AND THE PRODUCTION OF DOCUMENTS

All of the questions asked and documents requested below refer to mineral spirits residue that, after use, becomes hazardous waste.

- 1. Provide all documents, records, reports or any other written materials that describe the process of generating hazardous waste at your facility.
- 2. Provide a detailed written description about the process of generating hazardous waste at your facility. At a minimum, this process description must include a detailed summary of:
  - a. The production, development or generation of the mineral spirits residue used in the cleaning of mixers that eventually becomes hazardous waste; and
  - b. The use and reuse of the mineral spirits residue in the cleaning of mixers (this description must include the number of times the fluid is reused to clean the mixers, the process to determine that the fluid can no longer be reused

to clean the mixers and the names of the employees who determine that the fluid can no longer be reused to clean the mixers).

- c. For each of the employees listed in Paragraph 2b above, provide the employee's job description and the applicable training taken by the employee that qualifies them to make such a determination.
- 3. Provide documents, records, reports or any other written materials that describe how hazardous waste is managed from the point of generation to the shipment of hazardous waste off-site; these documents, reports, or any written materials should include information about storage practices and procedures such as:
  - a. The storage practices and procedures for the mineral spirits residue that can be reused; and
  - b. The storage practices and procedures for the mineral spirits residue that can no longer be reused and that has become hazardous waste as defined by 40 CFR Part 261 (the description must entail practices and procedures taken prior to shipping the hazardous waste off-site).
- 4. From January 1994 through October 1998 provide monthly accumulation records for the non-reusable by-product (i.e. unusable mineral spirits residue) that has become hazardous waste.

- 5. Provide a chemical analysis of the hazardous waste stored at the facility prior to being shipped off-site.
- 6. Provide a detailed description of how the mineral spirits residue (by-product) is marked or recorded to demonstrate the number of the times the fluid has been used to clean mixers at the facility. This description must include any labels attached to barrels of reusable fluid, reports that demonstrate how many times the reusable fluid has been used or designated areas that indicate the fluid can be reused.
- 7. Provide the following notarized certification by a responsible company officer:

I certify under penalty of law that I have personally examined and am familiar with all of the information submitted in responding to this information request. on my review of all relevant documents and inquiry of those individuals immediately responsible for providing all relevant information and documents, I believe that the information submitted is true, accurate, and complete. aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

Issued thisc	day of November	1998.
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Lorna M. Jereza, P.E., Chief Illinois/Indiana Section Enforcement and Compliance Assurance Branch

- 1. Provide all documents, records, reports or any other written materials that describe the process of generating hazardous waste at your facility.
- 2. Provide a detailed written description about the process of generating hazardous waste at your facility. At a minimum, this neess description must include a detailed summary of:
  - a. the production, development or generation of the mineral spirits fluid used in the cleaning of mixers that eventually becomes hazardous waste; and
  - b. the use and reuse of the mineral spirits fluid in the cleaning of mixers (this description must include the number of times the fluid is reused to clean the mixers, the process to determine that the fluid can no longer be reused to clean the mixers and the names of the employees who determine that the fluid can no longer be reused to clean the mixers).
- 3. Provide documents, records, reports or any other written materials that describe how hazardous waste is managed from the point of generation to the shipment of the hazardous waste off-site; these documents, r material should include information about storage practices and procedures.
- 4. Provide a detailed written description of how hazardous waste is managed from the point of generation to the shipment of the hazardous waste off-site shipment. This description must include information about hazardous waste storage practices and procedures such as:
  - a. the storage practices and procedures of the mineral spirits fluid when the fluid can be reused; and
  - b. the storage practices and procedures of the mineral spirits fluid when the fluid can no longer be reused and has become hazardous waste (the description must entail practices and procedures taken prior to shipping the waste off-site).
- 5. For January, 1994 through October, 1998, provide monthly accumulation records for the non-reusable by-product (i.e. unusable mineral spirit fluid) that has become hazardous waste.
- 6. Provide a chemical analysis of the hazardous waste stored at the facility to be shipped off-site.
- 7. List the names of all employees at your facility who determine

Al, of the

that the mineral spirit fluid by-product is no longer reusable and therefore has become hazardous waste. For all of the names listed under this paragraph, please provide the employee's job description and applicable training taken by the employee that qualifies them to make such a determination.

Provide a detailed description of how the mineral spirit fluid  $L_{I}$ -product is marked or recorded to demonstrate the number of times the fluid has been used to clean mixers at the facility. This description must include any labels attached to barrels of reusable fluid, reports that demonstrate how many times the reusable fluid has been used or designated storage areas that indicate the fluid can be reused.

# CERTIFIED MAIL RETURN RECEIPT

DLAND CHICAGO CORP. 5300 WEST 127 STREET ALSIP, ILLINOIS 60658

Re: Section 3007 Information Request MIDLAND CHICAGO CORP.
ILD 005 089 867

Dear Mr. Gariboldi

This is a request for information by the United States Environmental Protection Agency (U.S. EPA) pursuant to its authority under Section 3007 of the Resource Conservation and Recovery Act (RCRA), as amended, 42 U.S.C. §6927. The information requested relates to your company's generation and storage of solid and/or hazardous waste including, but not limited to, mineral spirits residue that has hazardous waste characteristics as defined by 40 CFR Part 261 and as generated by Midland Chicago Corp. located at 5300 West 127 Street in Alsip, Illinois 60658.

The information requested herein must be provided to this office thin thirty (30) calendar days of receipt of this letter twithstanding its possible characterization as confidential information. You may, pursuant to 40 CFR 2.203(a), assert a business confidentiality claim covering all or part of the information in the manner described in 40 CFR 2.203(b). Information covered by such a claim will be disclosed by U.S. EPA only to the extent and by means of the procedures set forth in 40 CFR Part 2, Subpart B. Any requests for confidentiality must be made when the information is submitted, since any information not so identified may be made available to the public without further notice.

The written statements submitted pursuant to this request must be notarized and submitted under an authorized signature certifying that all statements contained therein are true and accurate to the best of the signatory's knowledge and belief. Any documents submitted to U.S. EPA Region 5 pursuant to this information request should be certified as true and authentic to the best of the signatory's knowledge or belief.

Should the signatory find, at any time after the submittal of the requested information, that any portion of the submitted information is false, misleading, or incomplete, the signatory should so notify Region 5. If any answer certified as true should be found to be untrue or misleading, the signatory can and ay be prosecuted pursuant to 18 U.S.C. §1001. U.S. EPA has the thority to use the information requested herein in an administrative, civil, or criminal action.

This Information Request is not subject to the approval requirements of the Paperwork Reduction Act of 1995, 44 U.S.C.  $\S3501$  et seq.

If you have any questions regarding this matter, please contact George Opek, Enforcement and Compliance Assurance Branch, at (312) 886-1423. Your response should be sent to U.S. EPA, Region 5, Enforcement and Compliance Assurance Branch (DE-9J), 77 West Jackson Boulevard, Chicago, Illinois 60604, Mail code DE-9J Attention George Opek.

Sincerely yours,

Joseph M. Boyle, Chief Enforcement and Compliance Assurance Branch

Enclosure

cc:

bcc: Branch File Section File

### ENFORCEMENT AND COMPLIANCE ASSURANCE BRANCH

ECRETARY	SECRETARY	SECRETARY	SECRETARY
	MINN/OHIO SECTION CHIEF	MICHIGAN/  WISCONSIN  SECTION CHIEF	ILLINOIS/   INDIANA   SECTION C

## UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 5

	)
	) Information Request Pursuant
TDLAND CHICAGO CORP.	) to Section 3007 of the Resource
	) Conservation and Recovery Act,
	) as amended, 42 U.S.C. §6927
	)

This is a request by the United States Environmental Protection Agency (U.S. EPA) issued pursuant to Section 3007 of the Resource Conservation and Recovery Act, as amended, 42 U.S.C. §6927. The issuance of this request serves to require Midland Chicago Corp. to submit information relating to its generation and storage of solid and/or hazardous wastes including, but not limited to: Mineral spirits residue that, after use, becomes hazardous waste as defined by 40 CFR Part 261.

On January 30, 1986, the State of Illinois was granted final authorization by the Administrator of U.S. EPA, pursuant to Sections 3006 of RCRA, 42 U.S.C. §6926, to administer a hazardous waste program in lieu of the Federal program. See 51 Federal Register 3778 (1986). As a result, facilities in Illinois qualifying for interim status under 40 CFR 270.70 and facilities applying for a RCRA permit are regulated under the Illinois provisions found at 35 Illinois Administrative Code (IAC) 720 et seg. rather than the Federal regulations set forth at 40 CFR Part 260 et seg.

#### I. INSTRUCTIONS

This request for information pertains to specific information you may have regarding the generation and storage of solid and/or hazardous waste at your facility located at 5300 West 127 Street Alsip, Illinois 60658.

If any information called for herein is not available or coessible in the full detail requested, the request shall be emed to call for the best information available. The request also requires the production of all information called for in as detailed a manner as possible based upon such information as is available or accessible.

The information must be provided notwithstanding its possible characterization as confidential information or trade secrets. You are entitled to assert a claim of confidentiality pursuant to 40 CFR 2.203(b) for any information produced that, if disclosed to persons other than officers, employees, or duly authorized representatives of the United States, would divulge information entitled to protection as trade secrets. Any information which the Administrator of this Agency determines to constitute methods, processes or other business information entitled to protection as trade secrets will be maintained as confidential pursuant to the procedures set forth in 40 CFR Part 2. A request for confidential treatment must be made when information is provided since any information not so identified will not be

accorded this protection by the Agency.

The written statements submitted pursuant to this request must be notarized and returned under an authorized signature certifying that all statements contained therein are true and accurate to the best of the signatory's knowledge and belief. Should the ignatory find at any time after submittal of the requested

formation that any portion of this submittal certified as true is false or misleading, the signatory should so notify U.S. EPA. If any information submitted under this information request is found to be untrue or misleading, the signatory can be prosecuted under Section 1001 of Title 18 of the United States Code. U.S. EPA has the authority to use the information requested herein in an administrative, civil, or criminal action.

The information requested herein must be provided, within thirty (30) calendar days following receipt of this request, to the United States Environmental Protection Agency, Region 5, Attention: George Opek, Enforcement and Compliance Assurance Branch (DE-9J), 77 West Jackson Boulevard, Chicago, Illinois 60604. (Mail code DE-9J)

### II. DEFINITIONS

1. "Facility" means all contiguous land and structures, other appurtenances and improvements on the land used for

treating, storing, or disposing of hazardous waste. A facility may consist of several treatment, storage, or disposal operational units (e.g. one or more landfills, surface impoundments or combinations of them) (35 IAC 720.110).

- 2. "Solid waste" means a solid waste as defined in 35 Ill. "dm. Code 721.102 (35 IAC 720.110).
- 3. "Hazardous waste" means a hazardous waste as defined in 35 Ill. Adm. Code 721.103 (35 IAC 720.110).
- 4. "Generator" means any person, by site, whose act or process produces hazardous waste identified or listed in 35 Ill. Adm. Code 721 or whose act first causes a hazardous waste to become subject to regulation (35 IAC 720.110).
- 5. "Transporter" means a person engaged in the offsite transportation of hazardous waste by air, rail, highway, or water. (35 IAC 721.110).
- 6. "Treatment" means any method, technique or process, including neutralization, designed to change the physical, chemical, or biological character or composition of any hazardous waste so as to neutralize such waste, or so as to recover energy or material resources from the waste or so as to render such waste nonhazardous or less hazardous; safer to transport, store or dispose of; or amenable for storage or reduced in volume (35

IAC 720.110).

- 7. "Storage" means the holding of hazardous waste for a temporary period, at the end of which the hazardous waste is treated disposed of or stored elsewhere. (35 IAC 720.110).
- 8. "Disposal" means the discharge, deposit, injection, 'umping, spilling, leaking or placing of any solid or hazardous ste into or on any land or water so that such solid waste or hazardous waste or any constituent thereof may enter the environment or be emitted into the air or discharged into any waters, including groundwater (35 IAC 720.110).
- 9. "Manifest" means the shipping document originated and signed by the generator which contains them information contained by 35 Ill. Adm. Code 722 Subpart B (35 IAC 720.110).
- III. DOCUMENTSOR ANSWERS TO QUESTIONS AND THE PRODUCTION OF

All of the questions asked and documents requested below refer to mineral spirits residue that, after use, becomes hazardous waste.

1. Provide all documents, records, reports or any other written materials that describe the process of generating hazardous waste at your facility.

- 2. Provide a detailed written description about the process of generating hazardous waste at your facility. At a minimum, this process description must include a detailed summary of:
  - a. The production, development or generation of the mineral spirits fluid used in the cleaning of mixers that eventually becomes hazardous waste; and
  - b. The use and reuse of the mineral spirits fluid in the cleaning of mixers (this description must include the number of times the fluid is reused to clean the mixers, the process to determine that the fluid can no longer be reused to clean the mixers and the names of the employees who determine that the fluid can no longer be reused to clean the mixers).
  - c. For each of the employees listed in Paragraph 2b above, provide the employee's job description and the applicable training taken by the employee that qualifies them to make such a determination.
- 3. Provide documents, records, reports or any other written materials that describe how hazardous waste is managed from the point of generation to the shipment of hazardous waste off-site; these documents, reports, or any written materials should include information about storage practices and procedures such as:

- a. The storage practices and procedures for the mineral spirits fluid that can be reused; and
- b. The storage practices and procedures for the mineral spirits fluid that can no longer be reused and that has become hazardous waste as defined by 40 CFR Part 261 (the description must entail practices and procedures taken prior to shipping the hazardous waste off-site).
- 4. From January, 1994 through October, 1998, provide monthly accumulation records for the non-reusable by-product (i.e. unusable mineral spirits fluid) that has become hazardous waste.
- 5. Provide a chemical analysis of the hazardous waste stored at the facility prior to being shipped off-site.
- 6. Provide a detailed description of how the mineral spirits fluid (by-product) is marked or recorded to demonstrate the number of the times the fluid has been used to clean mixers at the facility. This description must include any labels attached to barrels of reusable fluid, reports that demonstrate how many times the reusable fluid has been used or designated areas that indicate the fluid can be reused.
- 7. Provide the following notarized certification by a responsible company officer:

I certify under penalty of law that I have personally examined and am familiar with all of the information submitted in responding to this information request. Based on my review of all relevant documents and inquiry of those individuals immediately responsible for providing all relevant information and documents, I believe that the information submitted is true, accurate, and complete. aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

Joseph M.	Boyle,	Chief			
Enforcemen	nt and	Compliance	Assurance	Branch	

Issued this \_\_\_\_\_\_ day of \_\_\_\_\_\_, 1997.

Waste, Pesticides, and Toxics Division U.S. Environmental Protection Agency Region 5

# CERTIFIED MAIL RETURN RECEIPT

/llis B. Carter EA&S/Regulatory Affairs Manager The Butcher Company, Inc. 67 Forest Street Marlborough, MA 01752-3012

Re: Section 3007 Information Request
Facility located at
5300 West 127 Street
Alsip, Illinois 60658

Dear Ms. Carter,

We recently received your December 4, 1998 letter regarding the Butcher Company, Inc.'s purchase of Midland Chicago Corporation assets. In the letter, you informed us that you forwarded the United States Environmental Protection Agency (U.S. EPA) information request to the owners of the Midland Chicago Corporation because U.S. EPA requested information related to the generation of hazardous waste from January 1994 through October 1998. However, U.S. EPA is currently investigating the process of generation and storage of hazardous waste at the facility you chased from Midland Chicago Corporation.

Because you will be using the same property, building and equipment, U.S. EPA believes that you are also a source of the information needed by U.S. EPA to analyze the generation and storage of hazardous waste. Therefore, we are sending you this request for information by U.S. EPA pursuant to its authority under Section 3007 of the Resource Conservation and Recovery Act (RCRA), as amended, 42 U.S.C. §6927. The information requested relates to your company's generation and storage of solid and/or hazardous waste including, but not limited to, mineral spirits residue that has hazardous waste characteristics as defined by 40 CFR Part 261 and as generated by your facility located at 5300 West 127 Street in Alsip, Illinois 60658.

The information requested herein must be provided to this office within thirty (30) calendar days of receipt of this letter notwithstanding its possible characterization as confidential information. You may, pursuant to 40 CFR 2.203(a), assert a

business confidentiality claim covering all or part of the information in the manner described in 40 CFR 2.203(b). Information covered by such a claim will be disclosed by U.S. EPA only to the extent and by means of the procedures set forth in 40 CFR Part 2, Subpart B. Any requests for confidentiality must be made when the information is submitted, since any information not identified may be made available to the public without further motice.

The written statements submitted pursuant to this request must be notarized and submitted under an authorized signature certifying that all statements contained therein are true and accurate to the best of the signatory's knowledge and belief. Any documents submitted to U.S. EPA Region 5 pursuant to this information request should be certified as true and authentic to the best of the signatory's knowledge or belief.

Should the signatory find, at any time after the submittal of the requested information, that any portion of the submitted information is false, misleading, or incomplete, the signatory should so notify Region 5. If any answer certified as true should be found to be untrue or misleading, the signatory can and may be prosecuted pursuant to 18 U.S.C. §1001. U.S. EPA has the authority to use the information requested herein in an administrative, civil, or criminal action.

This Information Request is not subject to the approval requirements of the Paperwork Reduction Act of 1995, 44 U.S.C. \$3501 et seq.

If you have any questions regarding this matter, please contact progeoff of the progeoff of th

Sincerely yours,

Lorna M. Jereza, P.E. Chief Enforcement and Compliance Assurance Branch

Enclosure

cc:

bcc: Branch File Section File

### ENFORCEMENT AND COMPLIANCE ASSURANCE BRANCH

CRETARY	SECRETARY	SECRETARY	SECRETARY
  AUTHOR/  TYPIST	MINN/OHIO  SECTION CHIEF	MICHIGAN/  WISCONSIN  SECTION CHIEF	ILLINOIS/   INDIANA   SECTION C
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## UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 5

)
Information Request Pursuant

The Butcher Company, Inc.
) to Section 3007 of the Resource
) Conservation and Recovery Act,
) as amended, 42 U.S.C. §6927
)

This is a request by the United States Environmental Protection Agency (U.S. EPA) issued pursuant to Section 3007 of the Resource Conservation and Recovery Act, as amended, 42 U.S.C. §6927. The issuance of this request serves to require the Butcher Company, Inc. to submit information relating to its generation and storage of solid and/or hazardous wastes including, but not limited to: Mineral spirits residue that, after use, becomes hazardous waste as defined by 40 CFR Part 261.

On January 30, 1986, the State of Illinois was granted final authorization by the Administrator of U.S. EPA, pursuant to Sections 3006 of RCRA, 42 U.S.C. §6926, to administer a hazardous waste program in lieu of the Federal program. See 51 Federal Register 3778 (1986). As a result, facilities in Illinois qualifying for interim status under 40 CFR 270.70 and facilities applying for a RCRA permit are regulated under the Illinois provisions found at 35 Illinois Administrative Code (IAC) 720 et seq. rather than the Federal regulations set forth at 40 CFR Part 260 et seq.

#### I. INSTRUCTIONS

This request for information pertains to specific information you may have regarding the generation and storage of solid and/or hazardous waste at your facility located at 5300 West 127 Street Alsip, Illinois 60658.

If any information called for herein is not available or ccessible in the full detail requested, the request shall be emed to call for the best information available. The request also requires the production of all information called for in as detailed a manner as possible based upon such information as is available or accessible.

The information must be provided notwithstanding its possible characterization as confidential information or trade secrets. You are entitled to assert a claim of confidentiality pursuant to 40 CFR 2.203(b) for any information produced that, if disclosed to persons other than officers, employees, or duly authorized representatives of the United States, would divulge information entitled to protection as trade secrets. Any information which the Administrator of this Agency determines to constitute methods, processes or other business information entitled to protection as trade secrets will be maintained as confidential pursuant to the procedures set forth in 40 CFR Part 2. A request for confidential treatment must be made when information is provided since any information not so identified will not be

accorded this protection by the Agency.

The written statements submitted pursuant to this request must be notarized and returned under an authorized signature certifying that all statements contained therein are true and accurate to the best of the signatory's knowledge and belief. Should the signatory find at any time after submittal of the requested

formation that any portion of this submittal certified as true false or misleading, the signatory should so notify U.S. EPA. If any information submitted under this information request is found to be untrue or misleading, the signatory can be prosecuted under Section 1001 of Title 18 of the United States Code. U.S. EPA has the authority to use the information requested herein in an administrative, civil, or criminal action. The information requested herein must be provided, within thirty (30) calendar days following receipt of this request, to the United States Environmental Protection Agency, Region 5, Attention: George Opek, Enforcement and Compliance Assurance Branch (DE-9J), 77 West Jackson Boulevard, Chicago, Illinois 60604. (Mail code DE-9J)

#### II. DEFINITIONS

1. "Facility" means all contiguous land and structures, other appurtenances and improvements on the land used for

treating, storing, or disposing of hazardous waste. A facility may consist of several treatment, storage, or disposal operational units (e.g. one or more landfills, surface impoundments or combinations of them) (35 IAC 720.110).

- 2. "Solid waste" means a solid waste as defined in 35 Ill. "dm. Code 721.102 (35 IAC 720.110).
- 3. "Hazardous waste" means a hazardous waste as defined in 30 Ill. Adm. Code 721.103 (35 IAC 720.110).
- 4. "Generator" means any person, by site, whose act or process produces hazardous waste identified or listed in 35 Ill. Adm. Code 721 or whose act first causes a hazardous waste to become subject to regulation (35 IAC 720.110).
- 5. "Transporter" means a person engaged in the offsite transportation of hazardous waste by air, rail, highway, or water. (35 IAC 721.110).
- 6. "Treatment" means any method, technique or process, including neutralization, designed to change the physical, chemical, or biological character or composition of any hazardous waste so as to neutralize such waste, or so as to recover energy or material resources from the waste or so as to render such waste nonhazardous or less hazardous; safer to transport, store or dispose of; or amenable for storage or reduced in volume (35

IAC 720.110).

- 7. "Storage" means the holding of hazardous waste for a temporary period, at the end of which the hazardous waste is treated disposed of or stored elsewhere. (35 IAC 720.110).
- 8. "Disposal" means the discharge, deposit, injection, qumping, spilling, leaking or placing of any solid or hazardous ste into or on any land or water so that such solid waste or accordance waste or any constituent thereof may enter the environment or be emitted into the air or discharged into any waters, including groundwater (35 IAC 720.110).
- 9. "Manifest" means the shipping document originated and signed by the generator which contains them information contained by 35 Ill. Adm. Code 722 Subpart B (35 IAC 720.110).

### III. DOCUMENTSOR ANSWERS TO QUESTIONS AND THE PRODUCTION OF

All of the questions asked and documents requested below refer to mineral spirits residue that, after use, becomes hazardous waste.

1. Provide all documents, records, reports or any other written materials that describe the process of generating hazardous waste at your facility.

- 2. Provide a detailed written description about the process of generating hazardous waste at your facility. At a minimum, this process description must include a detailed summary of:
  - a. The production, development or generation of the mineral spirits residue used in the cleaning of mixers that eventually becomes hazardous waste; and
  - b. The use and reuse of the mineral spirits residue in the cleaning of mixers (this description must include the number of times the fluid is reused to clean the mixers, the process to determine that the fluid can no longer be reused to clean the mixers and the names of the employees who determine that the fluid can no longer be reused to clean the mixers).
  - c. For each of the employees listed in Paragraph 2b above, provide the employee's job description and the applicable training taken by the employee that qualifies them to make such a determination.
- 3. Provide documents, records, reports or any other written materials that describe how hazardous waste is managed from the point of generation to the shipment of hazardous waste off-site; these documents, reports, or any written materials should include information about storage practices and procedures such as:

- a. The storage practices and procedures for the mineral spirits residue that can be reused; and
- b. The storage practices and procedures for the mineral spirits residue that can no longer be reused and that has become hazardous waste as defined by 40 CFR Part 261 (the description must entail practices and procedures taken prior to shipping the hazardous waste off-site).
- From September 15, 1998 through the date of the issuance of this information request, provide monthly accumulation records for the non-reusable by-product (i.e. unusable mineral spirits residue) that has become hazardous waste.
- 5. Provide a chemical analysis of the hazardous waste stored at the facility prior to being shipped off-site.
- 6. Provide a detailed description of how the mineral spirits residue (by-product) is marked or recorded to demonstrate the number of the times the fluid has been used to clean mixers at the facility. This description must include any labels attached to barrels of reusable fluid, reports that demonstrate how many times the reusable fluid has been used or designated areas that indicate the fluid can be reused.
- 7. Provide the following notarized certification by a responsible company officer:

I certify under penalty of law that I have personally examined and am familiar with all of the information submitted in responding to this information request. Based on my review of all relevant documents and inquiry of those individuals immediately responsible for providing all relevant information and documents, I believe that the information submitted is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

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Lorna M. Jereza, P.E. Chief Illinois/Indiana Section Enforcement and Compliance Assurance Branch Waste, Pesticides, and Toxics Division U.S. Environmental Protection Agency Region 5

### CERTIFIED MAIL RETURN RECEIPT

MIDLAND CHICAGO CORP 5300 WEST 127 STREET ALSIP, ILLINOIS 60658

Re: Section 3007 Information Request MIDLAND CHICAGO CORP ILD 005 089 867

Dear Mr. Gariboldi

This is a request for information by the United States Environmental Protection Agency (U.S. EPA) pursuant to its authority under Section 3007 of the Resource Conservation and Recovery Act (RCRA), as amended, 42 U.S.C. §6927. The information requested relates to your company's generation and transportation of solid and/or hazardous waste including, but not limited to mineral spirits residue which has hazardous waste characteristics generated by Midland Chicago Corp located at 5300 West 127 Street in Alsip, Illinois 60658.

The information requested herein must be provided to this office within thirty (30) calendar days of receipt of this letter notwithstanding its possible characterization as confidential information. You may, pursuant to 40 CFR 2.203(a), assert a business confidentiality claim covering all or part of the information in the manner described in 40 CFR 2.203(b). Information covered by such a claim will be disclosed by U.S. EPA only to the extent and by means of the procedures set forth in 40 CFR Part 2, Subpart B. Any requests for confidentiality must be made when the information is submitted, since any information not so identified may be made available to the public without further notice.

The written statements submitted pursuant to this request must be notarized and submitted under an authorized signature certifying that all statements contained therein are true and accurate to the best of the signatory's knowledge and belief. Any documents submitted to U.S. EPA Region V pursuant to this information request should be certified as true and authentic to the best of the signatory's knowledge or belief.

Should the signatory find, at any time after the submittal of the requested information, that any portion of the submitted information is false, misleading, or incomplete, the signatory should so notify Region V. If any answer certified as true should be found to be untrue or misleading, the signatory can and may be prosecuted pursuant to 18 U.S.C. §1001. U.S. EPA has the authority to use the information requested herein in an administrative, civil, or criminal action.

If you have any questions regarding this matter, please contact George Opek, Enforcement and Compliance Assurance Branch, at (312) 886-1423. Your response should be sent to U.S. EPA, Region V, Enforcement and Compliance Assurance Branch (DE-9J), 77 West Jackson Boulevard, Chicago, Illinois 60604, Mail code DE-9J Attention George Opek.

Sincerely yours,

Joseph M. Boyle, Chief Enforcement and Compliance Assurance Branch

Enclosure

cc:

bcc: Branch File
 Section File

### ENFORCEMENT AND COMPLIANCE ASSURANCE BRANCH

SECRETARY	SECRETARY	SECRETARY	SECRETARY	SECRETARY	SECRETARY
AUTHOR/ TYPIST	MINN/OHIO SECTION CHIEF	MICHIGAN/ WISCONSIN SECTION CHIEF	ILLINOIS/ INDIANA SECTION CHIEF	ECAB BRANCH CHIEF	WPTD DIVISION DIRECTOR

# UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION V

### MIDLAND CHICAGO CORP

) Information Request Pursuant
) to Section 3007 of the Resource
) Conservation and Recovery Act,
) as amended, 42 U.S.C. \$6927
)

This is a request by the United States Environmental Protection Agency (U.S. EPA) issued pursuant to Section 3007 of the Resource Conservation and Recovery Act, as amended, 42 U.S.C. §6927. The issuance of this request serves to require Martin Oil Service to submit information relating to its generation and transportation of solid and/or hazardous wastes including, but not limited to: Mineral spirits residue which generates hazardous waste.

On January 30, 1986, the State of Illinois was granted final authorization by the Administrator of U.S. EPA, pursuant to Sections 3006 of RCRA, 42 U.S.C. §6926, to administer a hazardous waste program in lieu of the Federal program. See 51 Federal Register 3778 (1986). As a result, facilities in Illinois qualifying for interim status under 40 CFR 270.70 and facilities applying for a RCRA permit are regulated under the Illinois provisions found at 35 Illinois Administrative Code (IAC) 720 et seg. rather than the Federal regulations set forth at 40 CFR 260

#### I. INSTRUCTIONS

This request for information pertains to specific information you may have regarding the generation and transportation of solid and/or hazardous waste at or from your facility located at 5300 West 127 Street Alsip, Illinois 60658.

If any information called for herein is not available or accessible in the full detail requested, the request shall be deemed to call for the best information available. The request also requires the production of all information called for in as detailed a manner as possible based upon such information as is available or accessible.

The information must be provided notwithstanding its possible characterization as confidential information or trade secrets. You are entitled to assert a claim of confidentiality pursuant to 40 CFR 2.203(b) for any information produced that, if disclosed to persons other than officers, employees, or duly authorized representatives of the United States, would divulge information entitled to protection as trade secrets. Any information which the Administrator of this Agency determines to constitute methods, processes or other business information entitled to

protection as trade secrets will be maintained as confidential pursuant to the procedures set forth in 40 CFR Part 2. A request for confidential treatment must be made when information is provided since any information not so identified will not be accorded this protection by the Agency.

The written statements submitted pursuant to this request must be notarized and returned under an authorized signature certifying that all statements contained therein are true and accurate to the best of the signatory's knowledge and belief. Should the signatory find at any time after submittal of the requested information that any portion of this submittal certified as true is false or misleading, the signatory should so notify U.S. EPA. If any information submitted under this information request is found to be untrue or misleading, the signatory can be prosecuted under Section 101 of Title 18 of the United States Code. U.S. EPA has the authority to use the information requested herein in an administrative, civil, or criminal action.

The information requested herein must be provided, within thirty (30) calendar days following receipt of this request, to the United States Environmental Protection Agency, Region V, Attention: George Opek, Enforcement and Compliance Assurance Branch (DE-9J), 77 West Jackson Boulevard, Chicago, Illinois 60604. (Mail code DE-9J)

### II. DEFINITIONS

- 1. "Facility" means all contiguous land and structures, other appurtenances and improvements on the land used for treating, storing, or disposing of hazardous waste. A facility may consist of several treatment, storage, or disposal operational units (e.g. one or more landfills, surface impoundments or combinations of them) (35 IAC 720.110).
- 2. "Solid waste" means a solid waste as defined in 35 Ill. Adm. Code 721.102 (35 IAC 720.110).
- 3. "Hazardous waste" means a hazardous waste as defined in 35 Ill. Adm. Code 721.103 (35 IAC 720.110).
- 4. "Generator" means any person, by site, whose act or process produces hazardous waste identified or listed in 35 Ill. Adm. Code 721 or whose act first causes a hazardous waste to become subject to regulation (35 IAC 720.110).
- 5. "Transporter" means a person engaged in the offsite transportation of hazardous waste by air, rail, highway, or water. (35 IAC 721.110).
- 6. "Treatment" means any method, technique or process, including neutralization, designed to change the physical, chemical, or biological character or composition of any hazardous

waste so as to neutralize such waste, or so as to recover energy or material resources from the waste or so as to render such waste nonhazardous or less hazardous; safer to transport, store or dispose of; or amenable for storage or reduced in volume (35 IAC 720.110).

- 7. "Storage" means the holding of hazardous waste for a temporary period, at the end of which the hazardous waste is treated disposed of or stored elsewhere. (35 IAC 720.110).
- 8. "Disposal" means the discharge, deposit, injection, dumping, spilling, leaking or placing of any solid or hazardous waste into or on any land or water so that such solid waste or hazardous waste or any constituent thereof may enter the environment or be emitted into the air or discharged into any waters, including groundwater (35 IAC 720.110).
- 9. "Manifest" means the shipping document originated and signed by the generator which contains them information contained by 35 Ill. Adm. Code 722 Subpart B (35 IAC 720.110).

### III. REQUEST FOR ANSWERS TO QUESTIONS AND THE PRODUCTION OF DOCUMENTS

This is in reference to: Mineral spirits residue that after use becomes hazardous waste.

1. Provide all documents, records, reports or any other written materials that describe the process of generating hazardous waste at your facility.

- 2. Provide a detailed written description about the process of generating hazardous waste at your facility. At a minimum, this process description must include a detailed summary of:
- a. The production, development or generation of the mineral spirits fluid used in the cleaning of mixers that eventually becomes hazardous waste; and
- b. The use and reuse of the mineral spirits fluid in the cleaning of mixers (this description must include the numbers of times the fluid is reused to clean the mixers, the process to determine that the fluid can no longer be reused to clean the mixers and the names of the employees who determine that the fluid can no longer be reused to clean the mixers.
- c. For all the names listed under the above paragraph, provide the employee's job description and the applicable training taken by the employees that qualifies them to make such a determination.
- 3. Provide documents, records, reports or any other written materials that describe how hazardous waste is managed from the point of generation to the shipment of hazardous waste off-site; these documents, reports, or any written materials should include information about storage practices and procedures such as:
- a. The storage practices and procedures of the mineral spirits fluid can be reused; and
- b. The storage practice and procedures of the mineral spirits fluid can no longer be reused and has become hazardous waste (the description must entail practices and procedures taken prior to shipping the waste off-site).
- 4. From January, 1994 through October, 1998, provide monthly accumulation records for the non-reusable by-product (i.e. unusable mineral spirits fluid) that has become hazardous waste.
- 5. Provide a chemical analysis of the hazardous waste stored at

the facility prior to be shipped off-site.

6. Provide a detailed description of how the mineral spirits fluid (by-product) is marked or recorded to demonstrate the number of the times the fluid has been used to clean mixers at the facility. This description must include any labels attached to barrels of reusable fluid, and reports that demonstrate how many times the reusable fluid has been used or designated areas that indicate the fluid can be reused.

Provide the following notarized certification by a responsible company officer:

I certify under penalty of law that I have personally examined and am familiar with the information submitted in responding to this information request for the production of documents. Based on my review of all relevant documents and inquiry of those individuals immediately responsible for providing all relevant information and documents, I believe that the information submitted is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

Issued this day of, 19	9	) 7	7	,	
------------------------	---	-----	---	---	--

Joseph M. Boyle, Chief

Enforcement and Compliance Assurance Branch Waste, Pesticides, and Toxics Division

U.S. Environmental Protection Agency Region 5

From:

STEVEN MURAWSKI

To:

R5WST.R5RCRA.OPEK-GEORGE

Date:

8/13/98 9:37am

Subject:

Midland Chicago Company

----

r. Opek,

I have just been assigned the Midland Chicago Company case. Let's schedule a time to meet next week. I am free Thursday and Friday.

Thank you.

CC:

GARBER-DEBORAH

RECOURSE CONSERVATION RECOVERY ACT (RCRA) COMPLIANCE EVALUATION INSPECTION REPORT by UNITED STATES ENVIRONMENTAL PROTECTION AGENCY (U.S. EPA)

FACILITY: ILD 005 089 867

MIDLAND CHICAGO CORP.

5300 W 127 STREET

ALSIP, IL 60658

INSPECTION DATE: 07/30/98

U.S. EPA REPRESENTATIVE: GEORGE OPEK & JOHN GLOVER

FACILITY REPRESENTATIVE: PHILIP GARIBOLDI & JOHN ROTH

REPORT PREPARED by: GEORGE OPEK

#### RCRA INSPECTION REPORT

MIDLAND CHICAGO CORP. ILD 005 089 867 5300 W 127 STREET ALSIP, IL 60658 PHONE: 708 389-6600

### Introduction

On July 30, 1998 the U.S. EPA conducted a RCRA Compliance Evaluation Inspection (CEI) at Midland Chicago Corp. The U.S. EPA was represented by George Opek and John Glover. Both have the authority under Environmental Law Statue (RCRA 3007) to inspect facilities which are processing and managing waste. The purpose of the inspection was to assess the facility's compliance with Title 35 of the Illinois Administrative Code (IAC), Parts 700 through 729 as well as the applicable sections of Title 40 of the Code of Federal Regulations (CFR), Parts 260 through 270.

#### Facility Background

The Midland facility is chemical compounder and blender, mixing and packaging a wide variety of diverse products, ranging from floor care products and varnishes to janitorial products. Typical products blended and packaged at the facility include soaps, detergents, air fresheners, wooden floor care waxes and varnishes and other assorted cleaning products. Some of the chemical components used in the preparation of their products are mineral spirits, ammonium hydroxide and industrial alcohol. As a consequence of the blending and compounding processes at the facility, Midland typically generates a hazardous waste stream, a D001 (ignitable) mineral spirit blend. At the present time this facility operates as Large Quantity Generator (LQG) of hazardous waste.

According to facility personnel, the only hazardous waste generation by the facility consists of a waste mineral spirit blend. This material is the result of a spent product, which is shipped off-site for disposal when it can no longer be re-used in the facility blending processes.

### Inspection

The inspection was conducted with out any prior notice to the facility's management. The official entry time was 9:30 am on July 30, 1998 The inspection began with an in-briefing with facility personnel. Mr. Philip Gariboldi, Vice President, and Mr. John Roth, Plant Manager, represented the facility at the in-briefing. During the meeting, an overview of the facility's production and waste management processes was provided by the facility's representatives. Arrangements were made to review all paperwork related to RCRA and conduct a physical inspection of the facility.

Physical inspection of the facility was conducted by the U.S. EPA and the two facility's representatives. The inspection consisted of a walk-through of both the facility grounds and all buildings. No major problems were identified in the walk-through of the facility grounds. Inspection of the process lines in the blending, compounding and packaging areas of the facility also did not find any major problems.

During the inspection of the storage area for products, located at the rear of the facility, a large number of drums were identified as being an equipment maintenance product. Approximately 50 drums, 55 gal in size, were stored outside in the back of the manufacturing plant. All of them were labeled (Mineral Spirits Flash) and the management claimed that the content of this drums is reusable product. The mineral spirit solvents were used in cleaning of mixers in between the preparation of varnish batches. Facility personnel indicated the mineral spirits were re-used until such time as they were spent, then disposed of as a D001 waste. No dates were present on the drums indicating the dates of re-use nor were the drums clearly labeled as to the intent as a re-usable product. No documentation was produced to indicate the product was being re-use within one year of storage. Review of the manifests for the facility indicated that spent mineral spirit wastes were shipped off-site approximately every three years, in a quantity of approximately 5000 gallons (approximately 90 drums). Based upon the observation of the inspectors, it appears the facility is speculatively accumulating the spent solvent. The facility had no records or documentation to support the speculative accumulation rebuttal, as identified in 35 IAC 721.11(c)(8) [40 CFR 261.1(c)(8)]. As such, it appears the facility is accumulating waste materials on a speculative basis, in

violation of the storage requirements of 35 IAC 722.134(a) [40 CFR 262.34(a)], storage over 90 days without a permit or interim status.

### Document Review

Manifests - Hazardous waste manifests generated during the last three years were reviewed for completeness, including the presence of LDR forms. During this time period, only two manifests were generated, one in 1994 and a second in December 1997. No other shipments of hazardous wastes offsite were performed in this time period, according to facility personnel. Copies of the manifests are provided as Attachment A.

<u>Training Records</u> - Training records were reviewed for compliance with **35 IAC 725.116** requirements. All training records were found to be in compliance.

Contingency Plan - The contingency plan was reviewed for compliance with 35 IAC 725 Subpart D requirements. The facility was in process of revising and updating the plan. No problems were identified with the facility contingency plan.

<u>Waste Analysis Records</u> - Waste analysis records for the facility's hazardous waste stream were reviewed. Proper documentation of analytical tests was provided by the facility.

Notice to Local Authorities - Documentation of notice to local authorities was provided in the contingency plan.

### Potential Violations

### 1. 35 IAC 703.121(a)(1) [40 CFR 270.]

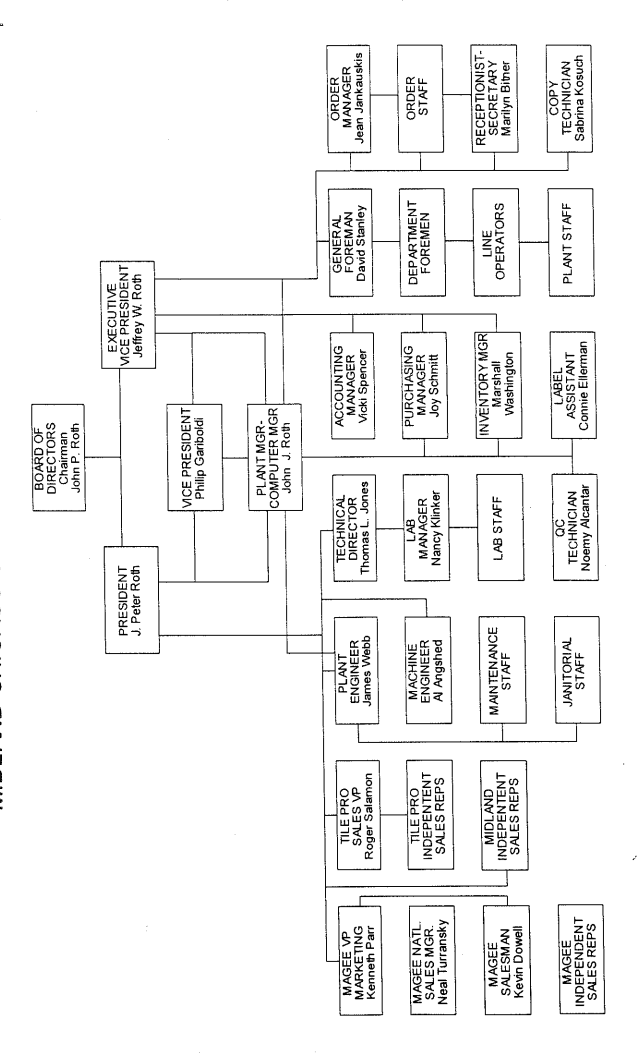
Midland failed to obtain a permit for the operation of a storage facility for hazardous waste, due to the facility's failure to comply with the following generator requirements to allow storage without a permit or interim status:

a) 35 IAC 722.134(a) [40 CFR 262.34(a)] + (b)

Midland failed to accumulate containers of hazardous waste (approximately 50 drums of D001 spent mineral spirits) for less than 90 days without a permit or interim status, as required. The facility indicated such drums were re-usable or recyclable product, but could not produce records to substantiate re-use of the 75% of the material within a one year period.

#### Summary

On the whole, house-keeping of this facility was graded fair, as a result of a complaint investigation done by Illinois Environmental Protection (IEPA) on August 25, 1997. The Midland facility has a known history in poor management of handling waste. The IEPA cited Midland Chicago Corp., with several violations under General Storm Water Permit issued by the state.



### Illinois Environmental Protection Agency Division of Land Pollution Control

### RCRA INSPECTION REPORT

USEPA#: IL A OOSD	89867	IEFA #:				
Facility Name: MISLAND	CHICAGO COR	4	Phone #: 702	? 389	-374	T
Street Address: 5300 LU	127 Street		County:			
City: ALSIP		State:	14	Zip: 60 6	558	
Region: V USEPA Ins	pection Date: <u>07</u> / <u>3</u> c	1 28	From: 9	To:	4	
Weather: 900d						
/	TYPE OF FAC	<i>LLTY</i>		-		
Notified As: $\angle Q G$		Regulated As:	28	6.		
LDF? HPV?	90-Day F/U Required	17: YES		₩0		
	TYPE OF INSPI	ECTION		_		
CEI: Sampling:	Citizen Complaint:	Clo	sed:	Other:		
CME/O&M: Record Revie	ew: Follow-l	Jp to Inspection	of:	Withdrawa	d:	
	NON-REGULATE	D STATUS				
SQG: Claime	d Nonhandler:	Othe	r (Specify in Nar	rative): _		_
	PARTA					
Notification Date:	/ / , from (ini	tial) or (subsequ	ent) Notification.			
Initial Part A Date://_		Amende	d:/_			
Part A Withdrawal requested:	Million Million of Mil	Approve	by (US)(IL) EP	A:/_	/	_
	PART B PERMIT	APPLICATION				
Part B Permit Submitted: Y or N	1 1	Final P	ermit Issued:	/	1	
	ENFORCEME	NT	· · · · · · · · · · · · · · · · · · ·			
Has the firm been referred to	USE	PA: Y or N			1.7	
Illinois Attorney General: Y or N	//Count	ty State's Attorne	y: Y or N	_//		
	ORDERS ISS	UED				
CACO://	CAFO:/	/ Co	nsent Decree:	/_	/	
Federal Court Order: / /	State Court Order: _	//	IPCB Order:	/_	_/	<del></del>
	TSD FACILITY ACTI	VITY SUMMARY				
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Activity by Process Code Or Per AT	Who have a seed branch down	Bairty does in	Exempt per		)n Annuai P	<b>le</b> port
Activity by Process Code Or Part	West Free County Co.	de Time	35 IAC, Sec.	19	19 1	19
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				-	-	
	<del></del>	<u> </u>	·			

OWNER	OPERATOR				
Name MIDEAND CHICAGO COCH	Name				
Address 5300-W- 127 Street	Address				
City ALSIP	City	*******			
State / Zip 60652	State	Zip			
Phone # 708 389 - 3745	Phone #	- <del></del>			
PERSON(S) INTERVIEWED	TITLE	PHONE #			
P. GARIBOLDI	Vice-Prosident				
i '	Plont Monoger				
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į					
		}			
INSPECTION PARTICIPANT(S)	AGENCY/TITLE	PHONE #			
GEORGE OPEK	USEPA	312 886-142			
JOHN BLOVER	USEPA	3/2 -4 -4			
PREPARED BY	AGENCY/TITLE	PHONE #			
GEORGE OPEK	USEPA	3/2 886 1923			
SUMMARY OF APP.  Section ples (185)  35 140 722 134(g)					

35 i He 721.11(c)(8) 35 i He 722 134(g) 35 i He 722 134(g) 37 i He 732	Ne <sup>25</sup> Oe <sup>25</sup> Section	Pries Class Section	Ne <sup>68</sup> Class Section
35 1AC 703.121 (a)(1)	35/140 721.11(c)(8)		
	35 /AC 722 134(a)		i
			i
	1		

Regulation	RCRA PERMIT INSPECTION CHECKLIST (PART 703)	Violation
	Part 703: RCRA Permit Program	
	Subpart B: Prohibitions	
	Section 703.121: RCRA Permits	
703.121(a)	Is any person(s) conducting any hazardous waste treatment, hazardous waste storage or hazardous waste disposal operation doing so only:	703.121(a)
	1) With a RCRA permit?  Yes No N/A	I
	Yes No N/A 2) In conformance with all conditions imposed by a RCRA permit?	
	Yes No N/A	
703.121(b)	Do the owner and operator of HWM units have permits during the active life of the unit including closure and post-closure periods?	703.121(b)
	Yes NoN/A	703.121(0)
•	Subpart C: Authorization by Rule and Interim Status	
703.150(a)	Section 703.150: Applications by Existing HWM Facilities and Interim Status Qualifications Has the owner or operator of an existing HWM facility submitted a Part A permit application within the	
	required time frame? Yes No N/A	703.150(a)
	Section 703.151: Application by New HWM Facilities	
703.151(a)	Has the facility submitted Part A and Part B of the permit application 180 days before the physical	
	construction of the facility has commenced?  Yes No N/A	703.151(a)
	Note: This violation should be cited in a Notice of Violation (NOV) only after approval from	
	headquarters.	
J3.152(a)(1)	Section 703.152: Amended Part A Application  Has the owner or operator of a HWM facility with interim status filed an amended Part A permit application with the Agency when:  a)1) The facility identifies a new waste stream or when a new waste has been listed?	
, , ,	Yes No N/A	703.152(a)(1)
	The facility has a process change or a change in design capacity?  Yes No N/A	
703.152(8)(2)	a)2) As necessary to comply with the provisions of Section 703.155: Changes During Interim Status?	
	Yes No N/A	~~3 152(a)(2)
	Note: The owner or operator of a facility who fails to comply with the updating requirements of this Section does not receive interim status for the waste not filed on the Part A.	
	Section 703.154: Prohibitions During Interim Status	•
703.154	During interim status, has the facility:	 
	a) treated, stored or disposed of only those hazardous wastes specified in Part A of the permit	703.154
	application? Yes No N/A	•
	b) only employed processes specified in Part A of the permit application?  Yes No N/A	
	c) operated within the design capacity specified in Part A of the permit application?	
	Yes No N/A	
	Section 703.155: Changes During Interim Status	
703.155	Did the owner or operator submit an amended Part A permit application not later than 90 days prior to	
	changes in operational control or ownership of the facility?	703.155
	Yes No N/A	
	Note: A "No" answer to any of the questions under Section 703.154 means the facility is also in	:
	apparent non-compliance with this Section.  (PER-1)	į
		. !

Regulation	RCRA CESQG INSPECTION CHECKLIST [SECTION 721.105(g)]	Violation
	Section 721.105: Special Requirements for Hazardous Waste Generated by Conditionally-	
704 405	Exempt Small-Quantity Generators (<100 Kg/mo.)	
721.105	Are any of the following applicable:  a) The generator has generated 1 or more Kg of <u>acutely</u> hazardous waste in a calendar month?	
	Yes No N/A	
	b) The generator has generated greater than 100 Kg of any residue or contaminated soil, waste or	
	other debris resulting from the clean—up of a spill of <u>acutely</u> hazardous waste?  Yes No N/A	
	Yes No N/A c) The generator has generated greater than 100 Kg of hazardous waste in a calendar month?	
	Yes NoN/A	į
,	d) The generator has accumulated greater than 1000 Kg of hazardous waste on site at any one time?	
	Yes No N/A	i
	Note: If the answer to any of the above questions is "Yes", the firm is a generator of hazardous waste fully subject to regulation under the applicable parts of 35 IAC Parts 700 through 728 and the notification requirements of Section 3010 of RCRA. Complete the appropriate checklists.	
722.111	Has the generator made a proper hazardous waste determination pursuant to Section 722.111?	
704 405(-)(0)	Yes No N/A	722.111
721.105(g)(3)	Has the owner/operator treated or disposed of the hazardous waste on – site?  YesNo N/A	
721.105(g)(3)	YesNoN/A  Has the owner/operator ensured delivery to a permitted off-site treatment, storage or disposal facility	ļ
	pursuant to Section 721.105(f)(3) or 721.105(g)(3)?	<u> </u> 
	Yes No N/A	
721.105(j)	Note: A conditionally-exempt small-quantity generator who mixes its hazardous waste with used oil	
	which is destined to be burned for energy recovery must comply with the requirements in Part 739.	İ
1	·	
	Comments:	
		! :
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		;
 		;
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		!
·		
	(CESQG-1)	

## ILLINOIS ENVIRONMENTAL PROTECTION AGENCY Open Dump Inspection Checklist

unty: Cook	LPC#: 0310035010	Region: Maywood
Location/Site Name: Alsip/Midland Chica	go Corp.	
Date: Jaunary 7, 1998	Time: From 10:05am To 11:45am	Previous Inspection Date: 08/25/97
Inspector(s): Warren Weritz	Weather: Overcas	st; 38°F
No. of Photos Taken: #_7_	Est. Amt. of Waste: yds³	Yes # No X Samples Taken:
Interviewed: Philip Gariboldi	Complaint #: C98-	009N
Send Inspection Report to: Midland Chicag 5300 W. 127th Alsip, IL 60131	o Corp. /Attn: Mr. Philip Gariboldi St.	

	SECTION	DESCRIPTION	VIOL
	ILLIN	NOIS ENVIRONMENTAL PROTECTION ACT REQUIREMENTS	
1.	9(a)	CAUSE, THREATEN OR ALLOW AIR POLLUTION IN ILLINOIS	
2.	9(c)	CAUSE OR ALLOW OPEN BURNING	
3.	12(a)	CAUSE, THREATEN OR ALLOW WATER POLLUTION IN ILLINOIS	
4.	12(d)	CREATE A WATER POLLUTION HAZARD	
5.	21(a)	CAUSE OR ALLOW OPEN DUMPING	
6.	21(d)	CONDUCT ANY WASTE-STORAGE, WASTE-TREATMENT, OR WASTE- DISPOSAL OPERATION:	
	(1)	Without a Permit	
	(2)	In Violation of Any Regulations or Standards Adopted by the Board	
7.	21(e)	DISPOSE, TREAT, STORE, OR ABANDON ANY WASTE, OR TRANSPORT ANY WASTE INTO THE STATE AT/TO SITES NOT MEETING REQUIREMENTS OF ACT AND REGULATIONS	
8.	21(p)	CAUSE OR ALLOW THE OPEN DUMPING OF ANY WASTE IN A MANNER WHICH IN ANY OF THE FOLLOWING OCCURRENCES AT THE DUMP SITE:	RESULT
	(1)	Litter	
	(2)	Scavenging	
	(3)	Open Burning	
	(4)	Deposition of Waste in Standing or Flowing Waters	
	(5)	Proliferation of Disease Vectors	edes, s'i
	(6)	Standing or Flowing Liquid Discharge from the Dump Site	

0310035010 -- Cook County Midland Chicago Corp. January 7,1998 C98-009N

### NARRATIVE Narrative prepared by Warren Weritz

On Monday, August 25, 1997, a complaint investigation was conducted at the above referenced facility. The complaint stated that Midland Chicago Corp. (Midland), located at 2500 W. 127th St. in Alsip, IL, was improperly handling and storing drums of waste. In addition, the complaint stated that Midland was disposing of hazardous waste within the facility.

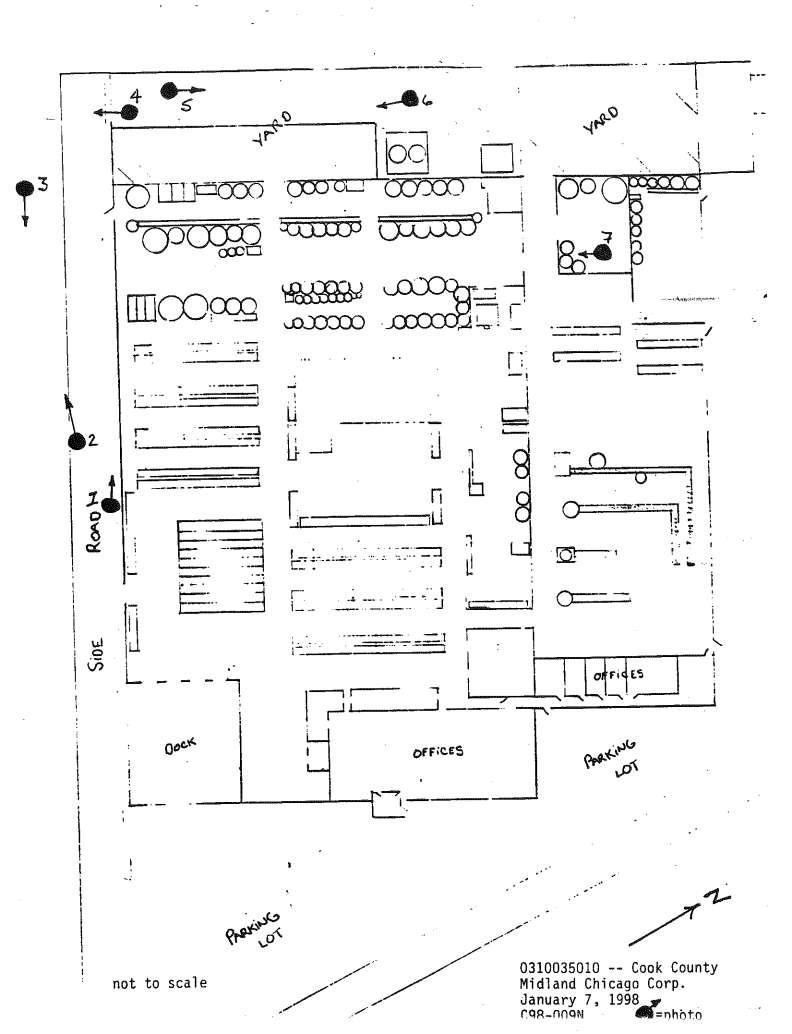
After inspecting the facility, the following deficiencies were observed: (1) poor housekeeping practices resulted in the accumulation of off-spec materials being stored in deteriorating drums; (2) materials spilling from drums onto the ground; (3) deteriorating drums being stored unsheltered and adjacent to a drainage ditch; (4) no waste determinations being made on off-spec materials and solvents; (5) general litter, open dumping and storm water permit violations.

On January 7, 1998, a follow-up visit was accomplished. The inspection was conducted after receiving documentation from the company that the facility was remediated and that all wastes were removed and disposed of. Approximately 120 cubic yards of materials were disposed of by Waste Management. Additionally, Illinois manifest # IL7665630 indicates that 5,000 gallons of solvent wastes were sent to American Waste Processing in Maywood for disposal/reclamation.

The inspection verified that Midland Chicago Corp. had returned to compliance.

#### APPARENT VIOLATIONS RESOLVED:

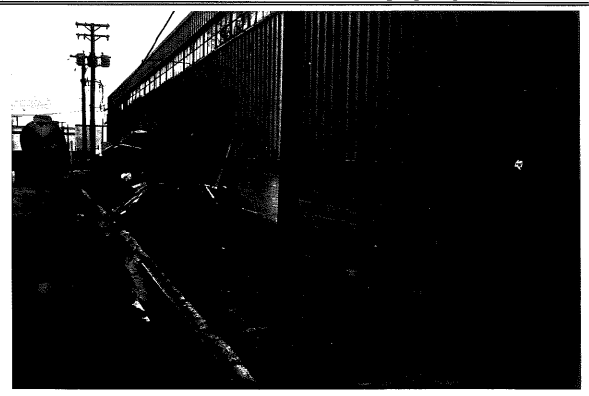
Line 3--Section 12(a) of the Act: Cause, Threaten or Allow Water Pollution in Illinois. Midland does not appear to be following their storm water pollution prevention plan. DETERIORATED DRUMS OF CAULK, CONCRETE AND OTHER OBSOLETE MATERIALS HAVE BEEN DISPOSED OF. NEW PRODUCTS AND MATERIALS ARE NOW BEING SHELTERED ACCORDING TO THE STORM WATER POLLUTION PREVENTION PLAN.



### Illinois Environmental Protection Agency Photographs

Site Name: Midland Chicago Corp. EPA #: 0310035010

te: 01/07/98 Time: 10:05am-11:45am Photograph By: Warren Weritz



ddressed and renmoved.

Roll #: 98-155 Photo #: 1



Jomments: Facing West; Conditions observed at the time of inspection.

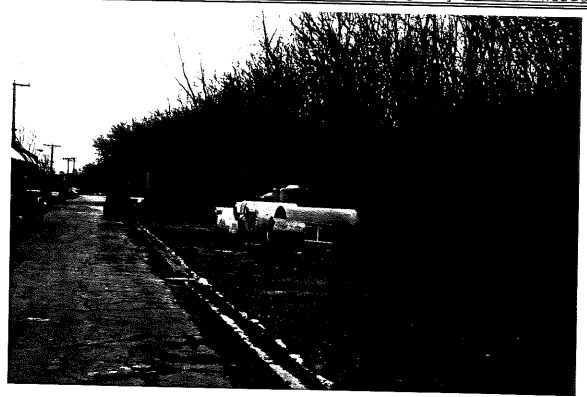
laterials have been better organized. Roll #: 98-155 Photo #: 2

Site Name: Midland Chicago Corp.

EPA #: 0310035010

e:<u>01/07/98</u>

Time: 10:05am-11:45am Photograph By: Warren Weritz



nts: Facing East: Better housekeeping was observed during the follow-inspection.

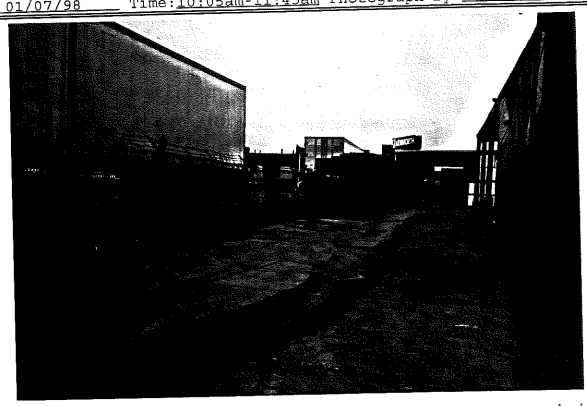


ments: Facing Southwest: Area where drums of cualk, putty and concrete e being stored. All materials were removed. Roll #: 98-155 Photo #: 4

### Illinois Environmental Protection Agency Photographs

EPA #: 0310035010 ite Name: Midland Chicago Corp.

Time: 10:05am-11:45am Photograph By: Warren Weritz e: 01/07/98



Dumments: Facing Northest: Area where solvent flush drums were being counulated. All waste solvent has been removed. #: 98-155 Photo #: 5



Comments: Facing South: Drums of blending materials now being sheltered as required by Midland's storm water permit.Roll #: 98-155 Photo #: 6

### Illinois Environmental Protection Agency Photographs

Site Name: Midland Chicago Corp. IEPA #: 0310035010

فهونی (te: 01/07/98 Time: 10:05m-11:45am Photograph By: Warren Weritz



nments: Facing Southwest:	Solvent flush mater	rial s	till	being	used	to clea	an
blending vessels.		Roll	#:_9	8-15 <u>5</u>	Photo	#:_7_	_

Comments:			
	Roll	#:	Photo #:

I am supplying this notice and certifical determined that the material described by this notification. I have also indicate	d below the appropr	i wasio as darinad in	40 Part CER 268 TR	hava Indicated balaw	the time of metanet	which is somet
GENERATOR'S NAME LMidl	and Chicag	o Corp.	لاً GEN. EPA الـ	D. NUMBER LILL	[D[0] 0] 5 <sub>[</sub> 0]8	19  8   6   7
EWR STREAM NO.L 20947	MANIFEST	NO. ITL629	70774	Line No. 🔼 11a	☐11b ☐11c	
PROHIBITIONS AND RESTRICTIONS	Complete a column f	or each waste number i	used to identify the wa	sie, as applicable, by c	ompleting blocks and c	hecking (/) boxes.
1. U.S. EPA Waste Number:	F003	D001				
2. Subcategory:		Ign. Liq. High TOC				
3. Treatability Group:  • Wastewater • Non-Wastewater				.`	1	
4. This waste is subject to a treatment standard under 40 CFR 268.41(a):  • Waste Requires Treatment  • Waste Does Not Require Treatment						
5. This waste is subject to a treatment standard under 40 CFR 268.42(a): (Include Technology Codes)		FSUBS INC	N			
6. This waste is subject to a treatment standard under 40 CFR 268.42(a) for wastes containing ≥1,000 ppm Appendix III HOCs for which specific treatment standards do not apply: (INCIN)						
7. This waste is subject to a treatment standard under 40 CFR 268.43(a):  • Waste Requires Treatment • Waste Does Not Require Treatment						
inis waste is subject to a prohibition under 40 CFR 268.32(a) or RCRA Sec. 3004(d): (California List prohibitions)						•
9. This waste is a Lab Pack subject to the alternative treatment standard under 40 CFR 268.42(a): (INCIN)  • Appendix IV (organometallic lab pack)  • Appendix V (organic lab pack)						
10. This waste is hazardous debris subject to the alternative treatment standard under 40 CFR 268.45(a):						
11.(Reserved)						
12.This waste is subject to an exemption from treatment under:  a national capacity variance  a Case-by-case extension  (reserved)						
The exemption expires on:						
ADDITIONAL REQUIREMENTS	Check all that apply, a	nd lollow instructions.				
F001-F005 SPENT SOLVENT (Completed Appendix IV LAB PACK (Complete Completed Appendix IV Lab Pack (Completed Appendix IV Lab Pack (Completed Appendix IV Lab Pack (Completed Appendix IV Lab Pack IV La	ertification []) [ ARD, AS INDICATED A	Bove in row 4 or 7.	CK (Complete Certifica (Complete Certification)	ution 🛂 ) 🔲 F039 (Atta on 👪 ) ned )	US DEBRIS (Complete ach constituent list)	·

	Sales ill a sitt	mg/L	mg/L		mg/L	my/r	9
268.41(a)	Carbon disulfide	NA NA	4.8 0.75	Methanol	NA	0.75	· ·
200,41(d)	Cydohexonone	BIODG; or INCIN.	INON.	2. Nitropropane	(WETOX or CHOXD) IS CARBN; or INCIN	NDNI.	
268.42(a)	A LIDA JOHANNA MARKATANA M					ALL	
	Acelone	0.28	160	Methylene chloride	0.44	NA	
	Benzene	0.070	3.7	(Phormacoutical industry wastewater sub-category)			
	n-Butyl alcohol	5.6	2.6 NA	Methyl ethyl kelone	0.28	36	
	Carbon disulfide	0.014 0.057	5.6	Methyl isobutyl ketone	0.14	33	
	Carbon tetrachloride	E	5.7	Nitrobenzene	0.068	14	
	Cresoks (m and p-isomers)		3.2	Pyridine	0.014	16	
268.43(a)	0-Creso	0.11	5.6	Tetrachloroethylene		5.6	
.,	Cyclohexanone	0.36	HA	Toluene		28 5.6	
	1,2-Dichlorobenze-se		6.2	I,1,1-Trichloroethane	0,054 0,030	7.6	
	Ethyl ocetate		33.	1,1,2-Trichloroethane	0.057	28	
	Ethyl benzene		6.0 160	Trichloroethylene	0.054	5.ú	
	Ethyl ether		170	Trichlorofluoromethane		33	
	Isobutanol	1	NA	X Xylene (Total)		28	
	Methylege chloride		33	•			
		A CONTRACTOR OF THE PARTY OF TH					-
TABLE	<u>2 — "CALEFORNIA LIST" PROHI</u>						
□ > 50 P	PM PCBs (liquid) □ ≥ 134 PPM NIC	(EL (liqvid) 🗆	] ≥ 130 PPM THA	ALLIUM (liquid) 🔲 OTHER (Speafy)			
	10 PPM but < 10,000 PPM Aspendix III HOG and		alv for wastes with	no specific Subpart D HOC Treatment Standard)			
≥ 1,00	to PPM DOT < 10,000 PPM Acpelloix III 110/2 Cita	printed by motor: 100	my for maxos min				
				•		-	
JABLE	3 — HAZARDOUS DEBRIS		. 1 1 (40.57)	0.0/0.45 F.Tht-minents subject to treatment to	ussuant to AN CER 76	(8.45/h) exe:	
	"This hazordous debris is subject to the alt	ernative treatments	landaras of 40 Cr	R 268.45." The contaminants subject to treatment p	5130UH 10 10 UH 21	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
							!
			<u> </u>			h runnesskrindelpparkesskrindennypparken	
		•	CERTIF	ICATIONS			
***	ENDIX IV LAB PACK (ORGAN MET	% LIC)		APPENDIX \ LAB PACK (ORG	ANIC)		
#1 A: A	adar assorbs of law that I norsonally as a miner	i and am familiar w	ith the waste and	d "I certify under penalty of law that I person	nally examined at	nd am familiar wi	th the waste
the the lab	naab containe only the wastes snectific iff All	DEHOLK IN TO DREIT TO	20 01 20110 110210	s—through analysis and testing or thorough	i knowleage of use	S Mazic alin mar	me ian han
ant cubing	st to toguistion ligher 4D CER DALL (C. L. L. d	III AWAIS GIAL GIG	ie aic signimoun	to regulation under 40 CER part 261, La	m aware that ther	e are significant	penames ro
penalties t ment."	for submitting a false certification, including	the possibility of	mac or mapricon	submitting a false certification, including	the possibility of fi	ine or imprisonm	ent."
mont.							
		Data		Signature	Date	e	
Signature		Date		Olghadaro			
emovacii							
	STE MEETING TREATMENT STAND		iline with the wac	te through analysis and testing or thorough kno t D and all applicable prohibitions set forth in 40	wledge of the was	te to support this (	certification
*I certify t	inder penalty of law that I personally have exa-	mined allo ain lais pecified in 40 CFR	part 268 Subpar	te through analysis and testing of the loagh kild t D and all applicable prohibitions set forth in 40 tre significant penalties for submitting a false	CFR 268.32 or RC	RA section 3004(	d), I believe
that the i	nformation I submitted is true, accurate and	complete. I am a	ware that there a	t D and all applicable profitbilities sector in the tre significant penalties for submitting a false	certification, includ	and the bossion	ty of title of
imprison					•		
		Data					
Signature	<u> </u>	_ Date		•			
FOI FOI	RM CERTIFICATION					_	
El borob	was that all information supplied	t above, and at	tached, is con	nplete and accurate to the best of my	knowiedge and	ability to dete	rmine that
nereu							
, no onn	SSIONS OF ELLOIS OXISE			D. 1 - 4 - 87	N		
KIABIC.	JOHN J. MOTH	•		TITLE TLANT MANNE	14		
NAME				1 1 /			
J	$( \cdot \cdot \cdot ) / / / $			ENTE 10/13/54			
<b>SNA</b>	TURE			TITLE PLANT MANNE			
_	sistenacha completion this term	c intact FW/	R at (203) 7	55- <b>2283</b> .		•	
For as	sistance in completing this form	i, buillaut East	u. (200) /	u			

<b>A</b>	WASTE MANIFEST	ILD0050898		Imient No. 1	o		uired by Fi ois law.	ederai iaw, c	out is require	
	3. Generator's Name and Mailing Address	Location If Diffe		<i>J. L. J.</i>	A. Illin	ois Manifes	t Docum	ient Num	ber	(
	Midland Chicago Corp				lL.	6290	)77	4 1	EE PAID APPLICA	BLE
	5300 W. 127th St., A		658		B. Illin	ois				Ng Li
	4. *24 HOUR EMERGENCY AND SPILL ASSIST		708-3 <u>89-66</u> 0	00	i Ge ID	nerator's	103	10035	.01i0 i	
	Transporter 1 Company Name		US EPA ID Number			ois Transpo			1107	
	Ozinga Transportation	Transpo	rter's Pho	ne						
'	7. Transporter 2 Company Name	<ul><li>在中華的學術學院</li></ul>		What is the						
			US EPA ID Number		F. ( G. Illir	)		Transpo	rter's Pho	ne
	9. Designated Facility Name and Site Address									
	EWR Inc.				ID	cility's	110	63020	0.0003	
	2390 S. Broadway St.					cility's Phon	9.5元7.4代			
	Coal City, IL 60416	6 I	<u>LD08715725</u>			5)				
	11. US DOT Description (Including Proper Shipp	oing Name, Hazard Class, a	and ID Number)	12, Conta		13. Total	ι	14. Jnit	I. Waste No	
G				No.	Туре	Quantit	ty W	t/VOII	PA HW Numi	90.50
E	a. RQ Waste Flammable 1							$\times$	<b>K</b> i ⊮a	ОВ
N	(Aliphatic And Aroma		bons)	001	TT	054	P (P)	E 1964 J.A	horization Nu 0012	
Ε	3 UN1993 PG II	(D001)		1 00.1	/   T.T	17 17 18	212	E	PA HW Num	ber
R	b.							X	$X_{1-1-1}$	
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	J. Additional Description for Materials Listed At	лоve				andling Cod	es for W			
			2001		In	Item #14		/astes Lis	I ted Above	
	J. Additional Description for Materials Listed At a. Solvent Composit		. D001		In			/astes Lis	I ted Above	
			, D001		In	Item #14		/astes Lis	I ted Above	
	a. Solvent Composit	(20947) F003	, D001		In	Item #14		/astes Lis	I ted Above	
		(20947) F003	, D001		In	Item #14		/astes Lis	I ted Above	
	a. Solvent Composit	(20947) F003			In	Item #14		/astes Lis	I ted Above	
	a. Solvent Composit  15. Special Handling Instructions and Additions  Emergency Cont	(20947) F003			In	Item #14		/astes Lis	I ted Above	
	a. Solvent Composit  15. Special Handling Instructions and Additional  Emergency Cont  Curls 26	(20947) F003 al Information act # 708-389	-6600	and accura	G =	tem #14 - Gallon	S e by	/astes Lis	I ted Above	
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7 8 9 7 8	a. Solvent Composit  15. Special Handling Instructions and Additional Emergency Cont  Curve 326  16. GENERATOR'S CERTIFICATION: I hereby de proper shipping name and are classified, pack according to applicable international and nation of if I am a large quantity generator, I certify that be economically practicable and that I have seen and future threat to human health and the enviselect the best waste management method the Printed/Typed Name  17. Transporter 1 Acknowledgement of Receip Printed/Typed Name  17. Transporter 1 Acknowledgement of Receip Printed/Typed Name	al Information  act # 708-389  eciare that the contents of this ked, marked, and labeled, and marked, and labeled and the contents of the content of the practicable profit of	- 6600  consignment are fully are in all respects in poreduce the volume and of treatment, storage, quantity generator? I had a contained to the contained to t	oroper cond or disposal	tely desition for	tem #14  Gallon  coribed above transport by generated to y available to y availab	e by y highway the deg	Ay  Tree   have ch minimize my waste    Mo	determine tes the pregeneration Date nth Day Date nth Day 0 / 3	ed to sent and Year/
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<b>SA.</b>	WASTE MANIFEST TINONSOROSET	Document No.	required b	y Federal law, but is required by
-	WASTE MANIFEST TIDORS089857  3. Generator's Name and Mailing Address Location If Different	99774	A. Illinois Manifest Doc	ument Number
			IL62907	FEE PAID
	Midland Chicago Corp. 5300 W. 127th St., Alsip, TL 60658		B. Illinois	sania a jatuaren eta beginararen diribitarria.
	4. *24 HOUR EMERGENCY AND SPILL ASSISTANCE NUMBERS* 708-38	9-6600	Generator's   ID   I ກ	ISTONASNIN I I
	5. Transporter 1 Company Name 6. US EPA ID	Number	C. Illinois Transporter's	
	Ozinga Transportation Systems 11.0982	167175	D.(ng)qq_695	7 Transporter's Phone
	7. Transporter 2 Company Name 8. US EPA ID	Number	E. Illinois Transporter's	s ID
			[F.( )	Transporter's Phone
	9. Designated Facility Name and Site Address 10. US EPA ID	Number	G. Illinois Facility's	
	EWR Inc.		ID 1	I E GOAGKOE BOI
	2390 S. Broadway St.		H. Facility's Phone	
	Coal City, U. 50416 Thomas 11.  11. US DOT Description (Including Proper Shipping Name, Hazard Class, and ID Numb	57761		14.
	11. US DOT Description (including Proper Snipping Name, Hazard Class, and 10 Numb		I Total	
G -		No,	Type Quantity	Wt/Vol Waste Wo.
E	a. RQ Waste Planmable Liquid, N.O.S.			XX FOOT 6
N	(Aliphatic And Aromatic Hydrocarbons)	0.03	PT 05/4/01/	Authorization Number
Εļ	3 UN1993 PG II (DOO1)	001		PA HW Number
R				$XX_{1}$
A				Authorization Number:
T 0	C.			EPA HW Number
R				XX 1 1 1 1 1 Authorization Number
"				Authorization Number
	d.	1244		EPA HW Number
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			<b>i</b>	
				Adinoization National
	J. Additional Description for Materials Listed Above		K Handling Codes for	Wastes Listed Above
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	a. Solvent Composit (20947) F003, D001  15. Special Handling Instructions and Additional Information  Emergency Contact # 703-339-5600  16. GENERATOR'S CERTIFICATION: I hereby declare that the contents of this consignment proper shipping name and are classified, packed, marked, and labeled, and are in all responses.	are fully and accura	in item #14 G = Gallons  tely described above by	Wastes Listed Above Y = Cubic Yards
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This Agency is authorized to require, pursuant to Illinois Revised Statute, 1989, Chapter 111 1/2, Section 1004 and 1021, that this information be submitted to the Agency. Failure to provide this information may result in a civil penalty against the owner or operator not to exceed \$25,000 per day of violation. Falsification of this information may result in a fine up to \$50,000 per day of violation and imprisonment up to 5 years. This form has been approved by the Forms Management Center.

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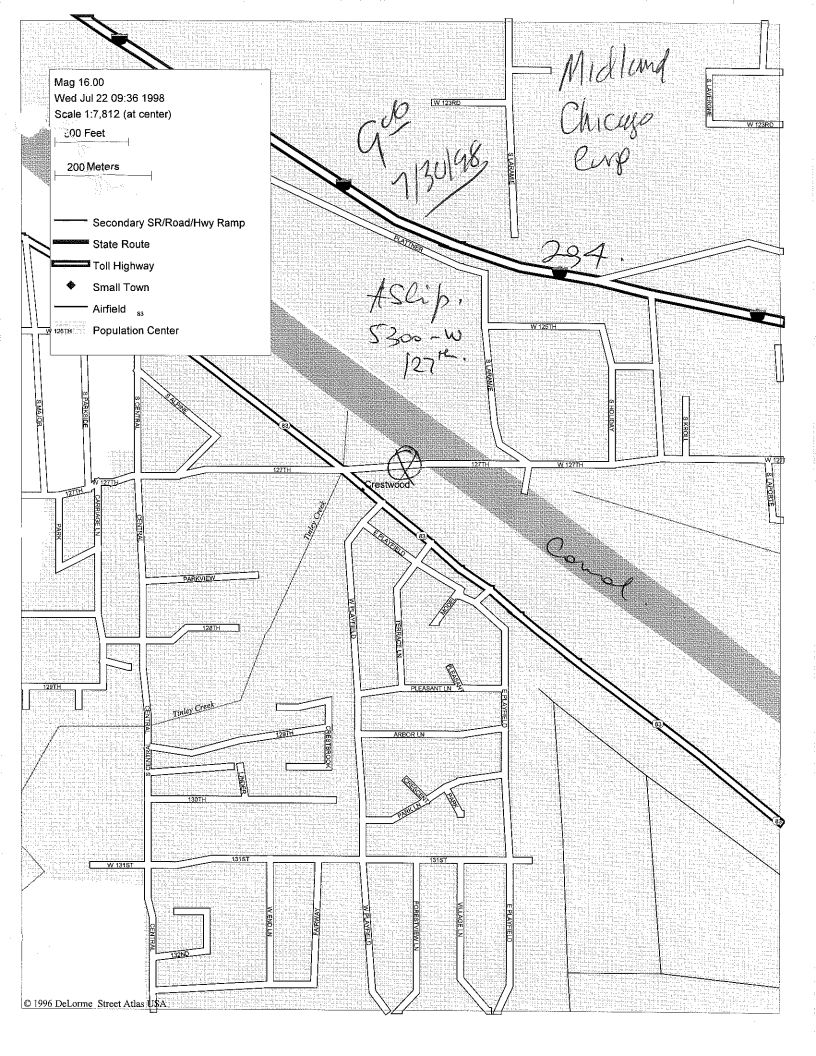


DATE: October 19,1994
REFERENCE MANIFEST NUMBER: IL 6290774
REFERENCE MANIFEST DATE: October 13, 1994
Attached you will find the original copy of your Illinois
Environmental Protection Agency Manifest in reference to
waste material that you shipped to EWR.
Environmental Waste Resources certifies that materials
received from the enclosed manifest have entered our
treatment process for secondary fuel.
Thank You for allowing us to help you dispose of your

waste material within all applicable regulatory and

Environmental Waste Resources (EWR)
Marketing Department

permit requirements.



P.O. BOX 19276

SPRINGFIELD, ILLINOIS 62794-9276 (217) 782-6761

FOR SHIPMENT OF HAZARDOUS AND SPECIAL WASTE

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State Form LPC 62 8/81

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# the AVIERICAN WASTE GROUP

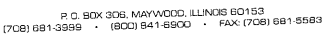
February, 1998

Generator Name: Midland (	Chicago Corp.
Re: Generator's Annual IEPA Hazardous Wa	ste Report for 1997
This is to inform you that American Waste Proce Protection Agency the following volumes of haza year ending 1997. Non-hazardous wastes are ex	ardous waste generated by your company for the
Authorization/Profile Number	Volumes Listed in Gallons (unless otherwise specified)
000348	5000
If you have any questions, or if your totals do n	ot match ours; please call me.
	Sincerely,
	Brenda Hart
	Brenda Hart Office Coordinator
·	

BH/jj

AMERICAN WASTE INDUSTRIES, INC.

AMERICAN WASTE HAULERS, INC. AMERICAN RESOURCE RECOVERY, LTD. AMERICAN WASTE PROCESSING OF MAYWOOD, INC. AMERICAN EQUIPMENT RENTAL, INC.





### UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 5

IN THE MATTER OF	)	
	) Informatio	n Request Pursuant
Midland Chicago Corporation	) to Section	3007 of the Resource
5300 West 127th Street	) Conservati	ion and Recovery Act,
Alsip, Illinois 60658	) as amende	d, 42 U.S.C. §6927
ILD 005 089 867	)	

### MIDLAND ILLINOIS CORPORATION'S RESPONSE TO INFORMATION REQUEST

Midland Illinois Corporation, formerly known as Midland Chicago Corporation ("Midland"), through its attorneys, Chuhak & Tecson, P.C., for its response to the United States Environmental Protection Agency's ("USEPA") request for information, states:

1. Provide all documents, records, reports or any other written materials that describe the process of generating hazardous waste at your facility.

**ANSWER:** See attached documents (Affidavit of Philip Gariboldi, Hazardous Waste Manifests, IEPA Hazardous Waste Reports, Memo entitled "Midland Hazardous Waste Generation").

- 2. Provide a detailed written description about the process of generating hazardous waste at your facility. At a minimum, this process description must include a detailed summary of:
  - a. The production, development or generation of the mineral spirits residue in the cleaning of mixers that eventually become hazardous waste; and
  - b. The use and reuse of the mineral spirits residue in the cleaning of mixers (this description must include the number of times the fluid is reused to clean the mixers, the process to determine that the fluid can no longer be reused to clean the mixers and the names of the employees who determine that the fluid can no longer be reused to clean the mixers).

ANSWER: See attached documents (Affidavit of Philip Gariboldi, Memo entitled "Midland Hazardous Waste Generation").

3. Provide documents, records, reports or any other written materials that describe how hazardous waste is managed from the point of generation to the shipment of hazardous waste offsite; these documents, reports, or any written materials should include information about storage

practices and procedures such as:

- a. The storage practices and procedures for the mineral spirits residue that can be reused; and
- b. The storage practices and procedures for the mineral spirits residue that can no longer be reused and that has become hazardous waste as defined by 40 CFR Part 261 (the description must entail practices and procedures taken prior to shipping the hazardous waste off-site).

**ANSWER:** See attached documents (Affidavit of Philip Gariboldi, Memo entitled "Midland Hazardous Waste Generation").

4. From January 1994 through October 1998 provide monthly accumulation records for the non-reusable by-product (i.e., unusable mineral spirits residue) that has become hazardous waste.

ANSWER: No monthly accumulation reports for non-reusable by-product that has become hazardous waste exist.

5. Provide a chemical analysis of the hazardous waste stored at the facility prior to being shipped off-site.

ANSWER: See attached hazardous waste manifests for the years 1994 to 1998.

6. Provide a detailed description of how the mineral spirits residue (by-product) is marked or recorded to demonstrate the number of times the fluid has been used to clean mixers at the facility. This description must include any labels attached to barrels of reusable fluid, reports that demonstrate how many times the reusable fluid has been used or designated areas that indicate the fluid can be reused.

**ANSWER:** See attached documents (Affidavit of Philip Gariboldi, Memo entitled "Midland Hazardous Waste Generation").

JAM-28-98 INV | BIOL FM | CHUHAK & TRISON, F.C.

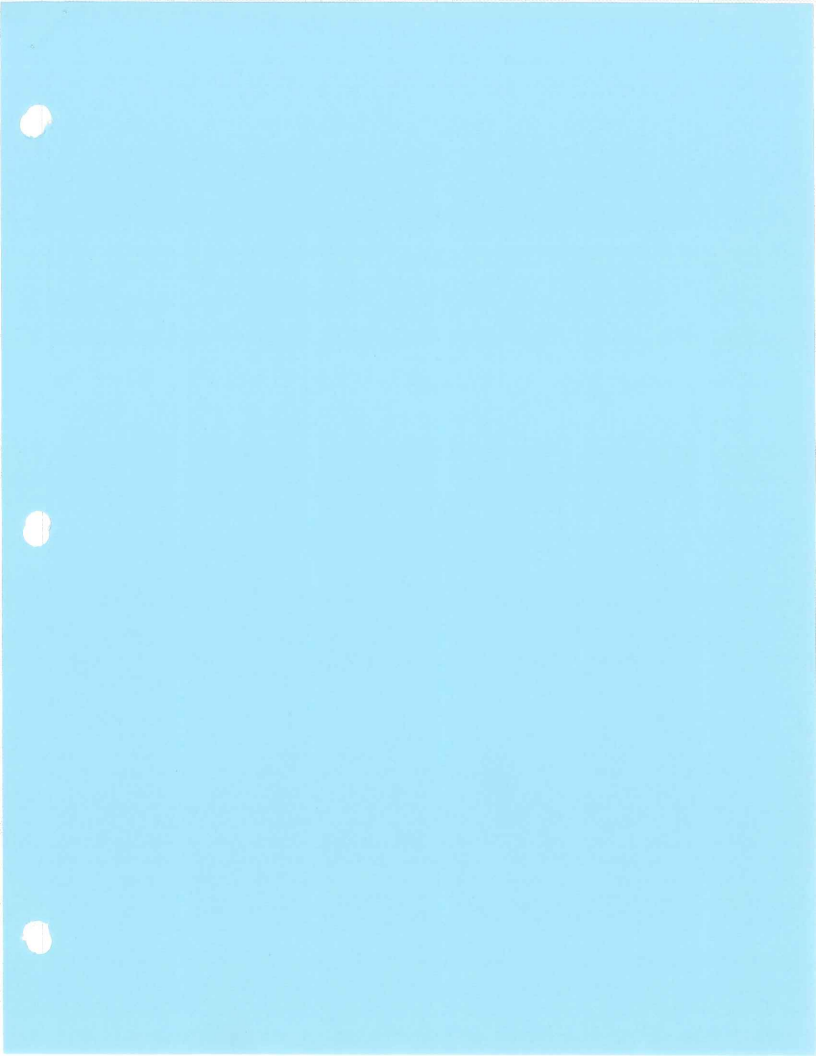
FAX NO. 312 444 9327

**CERTIFICATION** 

I certify under penalty of law that I have personally examined and am familiar with all of the information submitted in responding to this information request. Based upon my review of all relevant documents and inquiry of those individuals immediately responsible for providing all relevant information and documents, I believe that the information submitted is true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

Issued this \_\_\_\_\_\_ day of \_\_\_\_\_\_\_, 1999

POFSIDENT



# UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 5

IN THE MATTER OF	)  Information Request Pursuant
Midland Chicago Corporation 5300 West 127th Street Alsip, Illinois 60658	<ul><li>to Section 3007 of the Resource</li><li>Conservation and Recovery Act</li><li>as amended, 42 U.S.C. §6927</li></ul>
ILD 005 089 867	)

## <u>AFFIDAVIT OF PHILIP J. GARIBOLDI</u>

- I, Philip J. Gariboldi, being duly sworn on oath, states:
- I am currently the Vice President of Sales of Midland Chicago Company, a division of The Butcher Company ("Butcher"). Butcher acquired Midland Chicago Corporation ("Midland") on September 15, 1998.
- 2. Prior to that September 15, 1998, I was employed as the Vice President of Operations at Midland. I began my career with Midland as an assistant plant manager in 1979.
- 3. Midland manufactures a wide variety of industrial and consumer products including, but not limited to, varnishes, mold releases, silicone sealers, waterproofing products, water-based glue, hand soap, tile-coating and other water-based cleaning products.
- 4. Based upon the various positions that I have held at Midland, I have personal knowledge of the manufacturing processes at Midland, both before and after the company was purchased by Butcher. In most respects, the manufacturing processes, including what might be considered the "waste" generation processes, have been consistent over the period of time that I have been employed with Midland. The process described herein is the procedure that was in place up to the date that Butcher purchased the company in September 1998.
- 5. Located in an explosion-proof room are tanks which store and mix solvents, which includes mineral spirits. The product mineral spirits, which were considered to be raw materials at this point in the manufacturing process, were delivered by tanker truck to Midland, where the mineral spirits were pumped into the storage tanks located in the explosion-proof room. From the storage tanks, the mineral spirits were pumped into the mixing tanks where the raw materials were mixed according to product specifications. The finished product was then packaged at a portable filling line within the explosion-proof room or sent to a holding tank and filled at a later time.
- 6. Mineral spirits used to be stored in underground storage tanks, but Midland removed those tanks in approximately 1995.

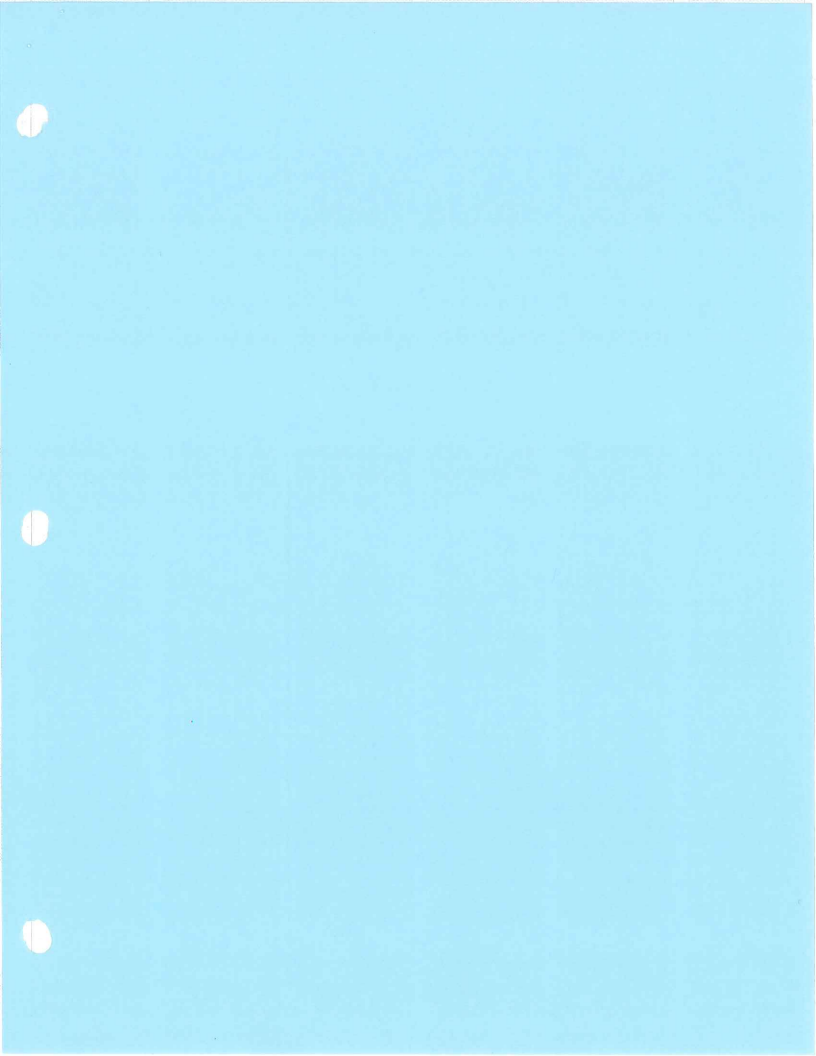
- 7. Up until Midland sold the company to Butcher, Midland generated spent mineral spirits in one of three ways:
  - (i) Product, which contained mineral spirits, was returned from a customer;
  - (ii) Product, which contained mineral spirits, was rejected by Midland's quality control department; and
  - (iii) Mineral spirits were used to flush lines and clean tanks.
- 8. For products that were returned from customers or rejected by quality control, the product was returned to the lab where it could investigate the reasons for rejection. The lab would determine whether the rejected product could be blended with other product or if an additional ingredient could be added to correct the product problem. Other rejected products were given a "blue card" which will hold the product in "quarantine" until Midland investigates the reasons for rejection. Most of the "blue card" hold product was stored in the explosion-proof room. If the "blue-card" product was determined to be waste, then that product would be placed with the solvent flush drums located outside the building.
- Midland also used product mineral spirits to clean tanks and flush lines. When Midland determined that a tank needed to be cleaned or a line flushed, employees of the company would use product mineral spirits from the storage tanks and either pump in the mineral spirits or fill up a bucket to dump into the tank. When the cleaning process was complete, the spent mineral spirits were collected and placed into a drum which was stored in the explosion-proof room. When the drum was filled, it was covered and labeled "solvent flush" and placed outside the building. At the time that the solvent flush was placed outside the building, Midland considered the spent mineral spirits to be reusable. Periodically, the drums stored outside the building which contained product mineral spirits would be reused to clean the machines. The frequency of usage of the spent mineral spirits is unknown.
- The solvent flush that appeared clear was reused again but the solvent flush that was darker or contained solids was considered waste. On those drums that were considered waste, a hazardous waste sticker was placed on the drum and a waste hauler was contacted to pick up the waste. The length of time that the drums were located outside the building before removal or reuse is unknown. Mr. Erv Rumphs, former maintenance manager who retired from Midland in 1996-97, handled the process of recycling solvent rinse for use in cleaning equipment, including the inspection of the solvent flush drums and the determination that the solvent flush was reusable or waste. After Mr. Rumphs retired, no person at Midland inspected the solvent flush. Other than the hazardous waste manifests, Midland maintained no records of the use of recycled solvent flush.
  - 11. Nancy Klinker in the lab maintains the hazardous waste manifests.

P. 4

FURTHER AFFIANT SAYETH NAUGHT.

Subscribed and sworn to this 29 day of January, 1999

VICKI SPENCER



## MIDLAND HAZARDOUS WASTE GENERATION

11/19/98

The following information was gathered by Phyllis Carter, EH&S/Regulatory Affairs Manager for The Butcher Company, Inc., during conversations with Phil Gariboldi, VP of Sales, and with other Operations personnel as indicated below. Phil Gariboldi's title during his employment with Midland Chicago Corp. was VP of Operations.

## Varnish Manufacture

For varnish manufacturing in the Explosion Proof Room, the flammable raw materials (RM), mineral spirits and resins are received in bulk and stored in tanks. These bulk raw material tanks are located within the Explosion Proof Room. All RM for the vanish batches, including other non-flammable RM, are placed in the compounding tank and mixed. All products are compounded according to the formula and specifications as provided by the Lab. The product is then packaged at a portable filling line within the Explosion Proof Room or sent to a holding tank and filled at a later time.

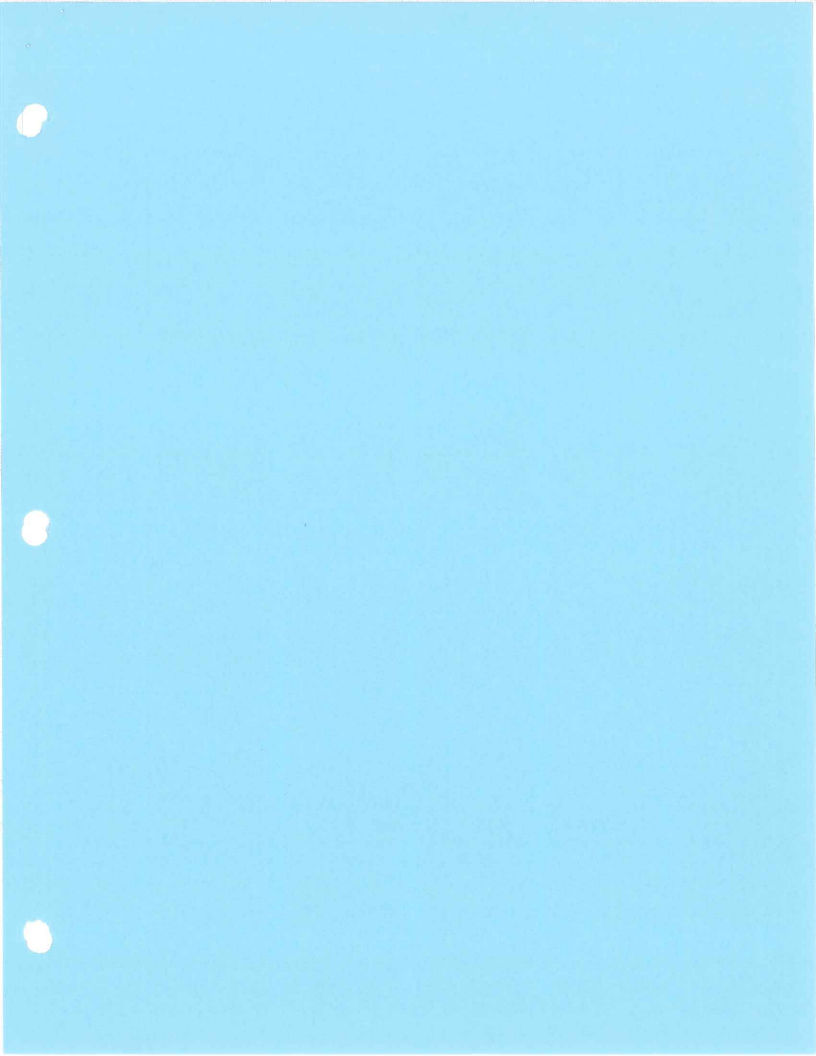
## Mineral Spirits/Solvent Rinse Recycling Process

When Erv Rumphs, Maintenance Manager, worked at Midland, he managed the process to recycle the solvent rinse for use in cleaning equipment. Since Erv retired a few years ago, this process is no longer in place. The process during Erv's tenure included the following:

• The varnish tanks build up skins (solids) in the mixing tanks and on the mixer. Rinse water from previously manufactured batches was accumulated and used to clean the mixing tanks. The solvent rinse was placed in the tank and mixed during the day and held overnight to re-dissolve the solids. This effectively cleaned the tank of all skins. This mixture was then reused if determined to be effective in future cleaning. Erv made the determination for reuse of the solvent mixture, or designation as waste. He decided when tanks needed cleaning, labeled drums for reuse or as waste if the material would not be effective in cleaning. Approximately 10-20 drums of solvent rinse were used for tank cleaning, depending on the number of drums in inventory.

In interviews with David Stanley, General Foreman, and Jason Flores, Batchmaker Foreman, this process of recycling the solvent rinse is not being used. The main cleaning for the varnish manufacture takes place mainly with the line rinses done in between the manufacture of incompatible products. A line rinse is not done when the products are compatible.

EPA requested information includes detailed requests for all documents, reports, records or other written materials describing the process of waste generation at Midland Chicago Corp., training, waste accumulating records, etc. There are no written records, reports, training records, etc. relating to the generation of waste at the facility. The only records at the facility are the hazardous and non hazardous waste manifests kept by Nancy Klinker in the Lab.



## STATE OF ILLINOIS

ENVIRONMENTAL PROFECTION AGENCY DAVISON OF LAND POLLUTION CONTROL

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!	Ozinga Transportation S	vstems ILD9820671	75 0.7	08388-6257	Transporter's Phone
	7. Transporter 2 Company Name	8. US EPA ID Numbe		lineis Transporter's II	<del></del>
			F. (	)	Transporter's Phone
: :	Designated Facility Name and Site Address	fo. US EPA ID flumos	F	linois acility's	
	EWR Inc.			D <u>I I IO.</u> (acility's Phone	630200003 !
	2390 S. Broadway St. Coal City, IL 60415	TED08715725	1	151 634-	2211
	11. US DOT Description Unduring Process Shooting		i 2. Opnomen	· <del></del>	14.
			No. Typ.	Tütar ə İ Quantity W	Waste No.
3	a RQ Waste Flammable li	guid, N.O.S.			EPA HW Number
Ξ.,,	(Aliphatic And Aromat				Authorization Number
N =	3 <u>UN1993 PG II (D</u>		001 TT	<u>45400</u>	G 10001291 EPA HW Number
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	<b>3</b> .			!	EPA HW Numper
	i		· 1		Authorization Number
	J. Additional Description for Materials Listed Accye	э	X.	Handling Codes for W n Item ≑14	/astes Listed Above
	a. Solvent Composit (	20947) F003, D001	G	= Gallons '	Y = Cubic Yards
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	15. Special Handling Instructions and Additional in	formation			
	Emongong: Contro	+ + 700 300 6600			
		t # 708-389-6600			
:	Gueda 26				
·	16. GENERATOR'S CERTIFICATION:   hereby declared proper shipping name and are classified, packed.	marked, and labeled, and are in all respects in	ly and accurately d a proper condition f	ot transport by inighws asoupad above by	y.
	according to applicable international and national (if I am a large quantity generator, I certify that I h	government regulations.			
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	and future threat to human health and the environd select the best waste management method that is	ment: OH, it I ample small duaryity generalized: " available to mile and that I oph anloyd	nave made a good	and short to hamman	Date
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T	17. Transporter 1 Acknowledgement of Receipt of		£11,		Date  Month Day Yes
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5	JOHN JELURIMA		<u> relieu</u>		<i>  0.132</i> / Date
107	18. Transporter 2 Acknowledgement of Receipt of Printed/Typed Name	Signature			ionth Day Y∌a
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   T 	20. Facility Owner or Operator: Certification of rec	sign of hazardous materials covered an this	manifest' except	as noted in tem 19,	Date Lignth Day Yea
- 7	Printagi Lunad Nama Y \	Signature it /	:		2.4/2/1/ 2007 1 V C



OZINGA PRO NO.					
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## NOTIFICATION FOR WASTES RESTRICTED FROM LAND DISPOSAL

— (Initial Waste Generator Only) —

I am supplying this notice and certification to Environmental Waste Resources, Inc. in accordance with the requirements of regulations at 40 CFR 268.7 I have determined that the material described below is a restricted waste as defined in 40 Part CFR 268. I have indicated below the type of material which is covered by this notification. I have also indicated below the appropriate management required to comply with the prohibitions on land disposal for this material.

1						
GENERATOR'S NAME [ Mid]	land Chicag	o Corp.	J GEN. EPA 1.D	NUMBER LILL	D101015108	19 18 16 171
EWR STREAM NO. 1 2094	7 <u>I</u> MANIFEST	NO. <u>ITL629</u>	7077	Line No. 🌁 11a	11b 11c	☐ 11d
PROHIBITIONS AND RESTRICTIONS	Complete a column fo	or each waste number u	sed to identify the was	ite, as applicable, by c	ompleting blocks and c	hecking (/) boxes.
1. U.S. EPA Waste Number:	F003	D001				
2. Subcategory:		Ign. Liq. High TOC				
3- Treatability Group:  • Wastewater  • Non-Wastewater						
4. This waste is subject to a treatment standard under 40 CFR 268.41(a):  • Waste Requires Treatment  • Waste Does Not Require Treatment						
5. This waste is subject to a treatment standard under 40 CFR 268.42(a): (Include Technology Codes)		FSUBS INC	N			
6. This waste is subject to a treatment standard under 40 CFR 268.42(a) for wastes containing ≥1,000 ppm Appendix III'HOCs for which specific treatment standards do not apply: (INCIN)						
This waste is subject to a treatment standard under 40 CFR 268.43(a):  • Waste Requires Treatment  • Waste Does Not Require Treatment						
8. This waste is subject to a prohibition under 40 CFR 268.32(a) or RCRA Sec. 3004(d): (California List prohibitions)						
9. This waste is a Lab Pack subject to the alternative treatment standard under 40 CFR 268.42(a): (INCIN)  • Appendix IV (organometallic lab pack)  • Appendix V (organic lab pack)						
<ol> <li>This waste is hazardous debris subject to the alternative treatment standard under 40 CFR 268.45(a):</li> </ol>						
11.(Reserved)						
12. This waste is subject to an exemption from treatment under:  a national capacity variance  a Case-by-case extension  (reserved)						
The exemption expires on:						·
ADDITIONAL REQUIREMENTS	Check all that apply, an	d (allow instructions.				
F001-F005 SPENT SOLVENT (Complete Complete rtification (1)	BOVE IN ROW 4 OR 7.	X (Complete Certificat Complete Certification	ion 🔼 ) 🔲 F039 (Atta n 🔁 ) ed )	JS DEBRIS (Complete ch constituent list)  This page is a contin	-	
					ta. in a south	

5. Signature (Addressed) 6. Signature (Agent) PS Form 3811, Decemb	PO BOX 19276 SPRINGFIELD When	Complete trends 3, and 4a & b. Complete frends 3, and 4a & b. Print your name and address on the return this card to you.  Attach this form to the front of the down not pennit. Write "Berjum Receipt Requested" and the Britain Receipt will show to whick the state of the delivered.  3. Article Addressed to: ILLINOIS E.P.A. DIV OF LAND PO	SENDER:
Springfield, librais, 627949276 8.  (31.) 1 (11) 4  (b) 1 (1991) wulk oppypak 323402	276  LD II 62704-9276  W Certified 1  Which invitates the Projection Agrif, Date of Delivery	Ind A a & b. I address on the reverse of this form so that the front of the malipiece, or on the back if the front of the malipiece below the artic of the malipiece below the artic will show to whom the article was delivered an ised to:  E • P • A •  AND POTT I FPTOM TO STATE AND POTT I FPTOM TO STATE	ENDER:
Addressee's Address (Only if requested keeping and fee is paid)  DOMESTIC RETURN RECEIPT	Insured COD Return Receipt for Merchandise	following services (for an extra ext	also wish to receive the

	UNIFORM HAZARDOUS WASTE MANIFEST	1. Generator's US	EPA NO. 5 -0 -9 -9 -8 -6 -7 3	Manifest Document	No. 6 1	not r items by St	equired D, F, H, ate law.	the shaded arm by Federal lav I and K are rec
ſΥ	Generator's Name and Mailing Addres IDLAND CHICAGD COMPAN 300 W. 127th Street	rs Y	•		1	. State Manifest Do	235	216 -
4. A	lsip, IL 60603 Generator's Phone (709) 389-6	800			İ	State Generator's IL 031003	5010 -	27: <u>មាខា</u> ព
5.	Transporter 1 Company Name OZINGA		6. US EPA ID Number I.L.D.9.8.4.7.	7.5.A.		State Transporter  Transporter's Pho		
	Transporter 2 Company Name		8. US EPA ID Number		8	. State Transporter	s ID	- 1911 - Paris
	Designated Facility Name and Site Ad-		10. US EPA ID Number ND LANA	9 3 4 <u> </u>		. Transporter's Pho 3. State Facility's ID		93 (v. 12
	4343 KENNEDY AVENUE EAST CHICAGO, IN 463		I-M-D-0-0-0-6-	4.6.9.		I. Facility's Phone	(219)	
	US DOT Description (Including Proper	Shipping Name, Hazari	d Class, and ID Number)	; 12. Сол No.	tainers Type	13. Total Quantity	14. Unit Wt/Vol.	l. Waste Ne
a F	RQ, WASTE FLAMMABLE LI	QUIDS, N.O.S	6. (UN 1993)3,II	001	TT.	05355	G.	D001
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J. <i>A</i>	Additional Descriptions for Materials Listed	d.Above; >- st. st 1 =	n derugge ende	aire gare	K. Ha	indling Codes for V	/astes Lis	ted Above
1	11A, 157019LF			73 193 575 - 101	G	GALLONS		agent recording #4
	Special Handling Instructions and Additional Park Lotton Attack	ne #: <b>1-</b> 800-	677-2376	TRAIL	ER#:	1101		
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	24 hour emergency pho Land Ban Letter Attac GENERATOR'S CERTIFICATION: 1 h name and are classified; packed, mainternational and national government	ne #: 1-800- hed  ereby declare that the arked, and labeled, a ntal regulations.	e contents of this consignr nd are in all respects in pr	nent are ful oper condi	ly and a	transport by nign	way acco	ording to appli
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	P.J. GARIBOLD		Pos	Print Name		curate and tru	I certify under penalty of law that the above information is accurate and true.  Signature (2) (2) (2) (2) (2) (3)	law that the above	y under penalty of	
sthane sthane 1,2,2 Triffuor e nethane	Toluene 1,1,1 Trichloroethane 1,1,2 Trichloroethane 1,1,2 Trichloro 1,2,2 Trifluoroethane Trichloroethylene Trichlorofluoromethane Xylene (Total)	26) 27) 28) 29) 30) 31) 32)	ride etone Ketone fene	Methanol Methylene Chloride Methyl Ethyl Ketone Methyl Isobutyl Ketone Mitrobenzene Pyridine Tetrachloroethylene	19) 20) 21) 22) 22) 23) 24) 1	ene syl alcohol)	Cresylic Acid Cyclohexanone I,2-Dichforobenzene Ethyl Acetate Ethyl Benzene Ethyl Ether Isobutanol (Isobutyl alcohol)	12) 13) 14) 15) 16) 17) isomers) 18)	Acetone Benzene N-Butly Alcohot Carbon Disulfide Carbon Tetrachloride Chlorobenzene Cresols (0,m, or p isomers)	LUTION CONTROL INDUS
	Column b)	005 (for (	, 1700d, 18	, 17002, 17003	R FOOL	OJENJE PO	REGULATED CONSTITUENTS FOR FOOI, FOO2, FOO3, FOO4, FOOS (for Column b)			
Thallium (TT) >= 130 mg/1		. = 134 m <sub>k</sub>	Nickel (Ni) $>$ = 134 mg/l	ng/l 3) Nic	= 1000 n	(HOC's) > =	Halogenated Organic Carbon (HOC's) > = 1000 mg/l	2) Halogena	mdd nc - 2 ach	
			for Column g)	SWS (for C	ST: W/	CALIFORNIA LIST WASTES (	enter proof Bases		H (1) / L (2)	PHONE =
										KC.
										: 219
ocal 4										93976 T
List all applicable constituents from Table 1 and/or key below h	List all applicable constituents from key helow		Waslewater				0001	-	570/9	411
REGULATED CONSTITUENTS FOR DB01+, D002, D012-D043, F001-F005 & F939	CALIFORNIA LIST WASTES	<u> </u>	TREATABILITY CROLP a check the applicable treatal group.	TREAVABILITY GROUP Please check the applicable treatability prosp.	ORY	SUBCATEGORY (See Table II and Select Roy # if applicable).	(में इस भी पील बागुर्स्स)	REGRIJATED  Please check if waste stream is not regulated by RCRA.	SIN	Des. 1
	12/17/98	Date		On file at facility	lt.	No	CBA TELEFICIAL CONTRACTOR OF THE CONTRACTOR OF T	RCRA NON-	PROFILE	
85909	ARN IL 60658	SPREET	7.127 m	1335216 LEST 153 PARSELL 1335316	CORP.	CAGO CC Manifest Number		LOSES ROSCO UT CT	Generator Name/Location  EPA ID Number	12:19PM P1
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### HAHIME

## Table I - UNIVERSAL TREATMENT STANDARDS REGULATED CONSTITUENTS FOR D001\*, D002, D012-D043, F039 (for Column h)

منطق میں اور معرف میں استان	(COULAIED C	ONSTIT	DENIS FOR DOOL, DOOL, DOI2-DO4	5, F039 (for	Column h)
- 18 C	Constituent				
	Constituent	<u>#</u>	Constitueest	£	Constituent
13)	Accnephthylene	105)		178)	5-Nitro-o-coluidine
	Acenaphthene	106)	1,1-Dichloroethyiene	179)	
,	Acetone	107)	trans-1,2-Dichloroethylene	130)	
(ر.	Acetoniurile	108)		181)	
27)	Acetophenone	109)		182)	
38)	2-Acetylaminofluorene	110)			N' Minage di L'Innie
39)	Acrolein	111)		183)	
40)	Acrylamide			184)	
4!)	Acrylonitrile	112)		135)	
42)	Aldrin	113)		136)	
		114)	· A	187)	
43)	4-Aminobiphenyl	115)		133)	Parathion
4-1)	Aniline	116)		189)	Total PCBs (sum of all PCB isomers,
45)	Anthracene	117)	Di-n-butyl phthalate	,	or all Aroclors)
46)	Aramite	118)	1,4-Dinitrobenzene	190)	
47)	alphu-BHC	119)	4,6-Dinitro-o-cresol	191)	
43)	beta-BHC	120)	2,4-Dinitrophenol		dioxins)
49)	delta-BHC	121)	2,4-Dinitrotolução	1921	
50)	gamma-BHC	122)	2,6-Dinitrotoluene	193)	Pentachlorocthane
51)	Benzene	123)	Di-n-octyl phthaiste	194)	
52)	Benz(a)anthracene	124)	p-Dimethylaminoazobenzene	195)	
53)	Benzal chloride	125)	Di-n-propylnitrosamine		
5-1	Benzo(b)fluoranthene (difficult to	125)		196)	Phonacetin
	distinguish from bcnzo(k)fluoranthene)	,		197)	Phenenthrene
55)	Benzo(k)fluoranthene (difficult to	127)	Diphenylamine (difficult to distinguish	198)	Phenol
,	distinguish from hence (b) (b)		from diphenylnitrosamine)	199)	Phorate
5.5	distinguish from benzo(b)fluoranthene)	128)	Diphenylnitrosamine (difficult to	200)	Phthalic acid
56)	Benzo(g,h.i)perylene		distinguish from diphenylamine)	201Ý	Phthalic anhydride
57)	Benzo(a)pyrene	129)	1,2-Diphenyihydrazine	202)	Pronamide
53)	Bromodichloromethene	130)	Disulfoton	203)	
59)	Methyl bromide (Bromomethene)	131)	Endosulfan I	204)	• • • •
60)	4-Bromophenyl phenyl ether	132)	Endosulfan II	205)	
€ . )	n-Butyl alcohol	133)		206)	
62)	Butyl benzyl phthalate	134)	Endein		SRvex (2,4.5-TP)
63)	2-sec-Butyl-4,6-dinitrophenal (Dinasch)	135)	Endrin eldehyde	207)	
ć~;	Carbon disuifice	136)			<u>ಜ(d)</u>
65)	Carbon tetrachloride		Ethyl acetate	208)	1,2,4,5-Tetrachlorobenzene
65)	Chlordane (alpha and gamma isomers)	137)	Ethyl cyanide (Propenenitelle)	20 <del>9</del> )	TCDDs (All Tetrachloredibenzo-p-
التراع	Chloraceilie	138)	Ethyl benzenc		diaxins)
	p-Chlorosniline	139)	Ethyl other	210)	TCDFs (All Tetrachlorodibenzorumns)
	Chiorobenzene	140)	bis(2-Ethylhoxyl) phthelate	211)	1,1,1,2-Tetrachioroethane
	Chlorobeazilate	141)	Ethyl methacrylate	212)	1,1,2,2-Tetrachloroethane
/\t/)	2-Chloro-1.3-butadienc	142)		213)	
71)	Chlorodibromomethene	143)	Famohur	214)	
^zj	Chloroethane	144)	Fiuoranthene	2:5)	Toluene
~3)	bis(2-Chloroethoxy)mothene	145)	Fiuorene	216)	
~4)	bis(2-Chloroethyl)other	146)	Heptachlor		Toxaphone
^5)	Chloroform	147)	Heptachior epoxide	217)	Bromoform (Tribromomethene)
~sj	bis(2-Chloroisopropyl)ether	148)	Hexachlorobenzene	218)	1.2,4-Trichlorobenzenc
)	p-Chloro-m-cresol	149)	Hexachlorobutadiene	219)	I, I, i-Trichlorocthane
~3)	2-Chloroethyl vinyl ether	^		220)	1,1,2-Trichloroethane
~9)	Chloromethane (Methyl chloride)	150)	Hexachlorocyclopentediene	221)	Trichlorocthylene
80)	2-Chloronaphthalene	151)	HaCDDs (All Hexachlorodiebenzo-p-	222)	Trichloromonofluoromethana
\$1)	2-Chlorophenol		dioxins)	223)	Z.4.5-Trichlorophenol
32)		152)	HxCDFs (All Hexachlorodibenzofurans)	224)	2,4,6-Trichlorophenol
33)	3-Chloropropylene	153)	Hexachloroethane	22 <i>5</i> )	1,2,3-Trichloropropane
	Chrysene	154)	Hexachloropropylene	226)	1,1,2-Trichloro-1,2,2-triffuoroethane
ి4) పి5)	o-Cresol	155)	Indeno (1,2,3-c,d) pyrone	227)	tris-(2,3-Dibromopropy!) phosphate
(نــ	m-Cresol (difficult to distinguish from	156)	Iodomethane	228)	Vinyl chloride
5.45	p-cresol)	157)	Isobutyl alcohol		Yedana wa fi
36)	p-Cresof (difficult to distinguish from	158)	Isodrin	229)	Xylenes-mixed isomers (sum of om
	m-cresol)	159)	Isosafrole		and p-xylene concentrations)
37)	Cyclohexanone	160)	Kepone	230)	Antimony
23)	1,2-Dibromo-3-chloropropane	161)	Methacrylonitrile	231)	Arsenic
59)	Ethylene dibromids (1,2-			232)	Barium
	Dibromoethane)	162)	Methanol	233)	Beryllium
99)	Dibromomechane	163)	Methapyrilene	234)	Cadmium
91)	2,4-D (2,4-Dichlorophenoxyecetic soid)	164)	Methoxychlor	23 <i>5</i> }	Chromium (Total)
S2)	o,p-DDD	165)	3-Methycholanthrene	236)	Cyanides (Total)
5:3)	p,p-DDD	166)	4,4-Methylene bis(2-chloroaniline)	237)	Cyanides (Amenable)
5-4)	o.p-DDE	167)	Methylene chloride	238)	Fluoride (Amenable)
25)	p,p-DDE	168)	Methyl ethyl ketone		
<del>2</del> 5)	o,p-DDE	169)	Methyl isobutyl ketone	239)	Lead
.°3) ⊋7)		170)	Methyl methacrylate	240)	Mercury-Nonwastewator from Retort
23)	g,p-DDT	171)	Methyl methansulfenate	241)	Mercury—All Others
1.3.1	Dibenz(a,h)anthracene	172)	Methyl parathion	242)	Nickel
	Dibenz(a,c)pyrone	173)	Naphthalene	243)	Scienium
€ C	m-Dichlorobenzene	174)	7 Nambehalan	244)	Silver
4	o-Dichlorobenzene		2-Naphthylamine	245)	Sulfide
25. 1 <b>←</b> 2	p-Dichlorobenzene	175)	a-Nitroaniline	246)	Theilium
Ĵ3)	Dichlorodifluoromethane		p-Nitroanilina	247	
<b>≒</b> )	1,1-Dichloroethane	177)	Nitrobenzane	248)	Vanadium 2:
				•	Zinc
				249)	none apply

## TABLE II

The following waste codes have subcategories and the appropriate key number must be selected and placed in Column d on Form No. 1. Please refer to 40 CFR 268 for exact wording of subcategories.

WASTE CODES	KEY NUMBER	SUBCATEGORY
D001	1	High TOC ignitable liquids.
	2	Low TOC ignitable liquids managed in CWA/CWA-equivalent/Class 1 SDWA systems.
	3	Low TOC ignitable líquids managed in non-CWA/non-CWA equivalent/non Class I SDWA systems.
D002	4	Corrosive waste managed in non-CWA/non-CWA equivalent/non-Class 1 SDWA systems.
	5	Corrosive waste managed in CWA/CWA equivalent/Class 1 SDWA systems.
D003	6	Reactive Sulfides.
	7	Other Reactives.
	8	Water Reactive.
	9	Reactive Cyanide.
D006	10	Characteristic for Cd based on extraction procedure.
	11	Cadmium containing batteries.
D008	12	Characteristic for Pb based on extraction procedure.
-	13	Lead Acid Batteries.
D009	14	Low Mercury. (< 260 ppm total Hg)
	15	High Mercury. (> 260 ppm total Hg)
F003 F005	16	Wastes that contain only one or more of the following solvents: carbon disulfide, cyclohexanone, and/or methanol.
F005	17	Contains only 2-Nitropropane.
	18	Contains only 2-Ethoxyethanol.
F025	19	Light Ends,
	20	Spent Filters/Aids and Desiccants.
K006	21	Anhydrous.
Ī	22	Hydrated.
U151	23	Nonwastewaters that contain > 260mg/kg total mercury.
}	24	All U151 (mercury) Wastewaters.
K071	25	Nonwastewaters that are residues from RMERC.
ľ	26	Nonwastewaters that are not residues from RMERC.
Ì	27	All K071 Wastewaters.
P047	28	4,6-Dinitro-o-cresol.
ľ	29	4,6-Dinitro-o-cresol salts.
P065	30	Nonwastewaters, not incinerator or RMERC residues.
Ţ	31	Nonwastewaters from RMERC w/ less than 260 ppm Hg.
Ì	32	Nonwastewaters from incinerator residues w/ less than 260 ppm Hg.
. [	33	All P065 wastewaters.
P092	34	Nonwastewaters, not incinerator or RMERC residues.
ľ	35	Nonwastewaters from Rmerc w/ less than 260 ppm Hg.
Ī	36	Nonwastewaters from incinerator residues w/ less than 260 ppm Hg.
	37	All P092 wastewaters.
U240	38	2,4-D (2,4-Dichlorophenoxyacetic acid).
F	39	2,4-D (2,4-Dichlorophenoxyacetic acid) salts and esters.



## E 573444

HANSPORIE	AUON SYSTEMS	<del></del>							
21900 So Matte	outh Central Ave son, IL 60443 B) 720-6000	:: Date							
·					17 -		8		
Ship To:	PCI) P.					,			
	4343 50	KINN	AY A	VE p	15T C	414160	TN,		
Shipper:	MIDLAND	CHICAL	9	ALSIP	<u>プレ</u> P.O.	. No			
(1) (6) (1) (1) (1)	WEIGHT(lb)	PROD	DUCT	DESCRIP	TION ,	C.O.D.	AMOUNT		
LOAD	535564	LRQ.	HAZ.	ALDOUS	WASTE	Price			
EMPTY		LIQUIZ	FLA	MMAZO	んた	Tax			
NET		3, U	N-1	993		Total			
SO	URCE			DRESS		TICKE	ET NO.		
	URLY			LOA	D TIMES		W-Marit		
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HOW MANY		Dan	72	Set	- 2	963 11.	01		
	OX NUMBERS	5 ( 2 d )	1		AD TIMES		T		
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PICKED UP AT CUSTOMER		End Unload							
		Depart	i	·			-		
. COM	IMENTS	Total REQUESTED	REAS	ON FOR DEL	AY	<u> </u>			
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		RECEIVER S.	GNATUR	E					
		DRIVER SIGN		<del></del>			TO: TO: " ==		
		DUINER SIGN	MIUHE		}	TRUCK #   O	TSI TRAILER		

CUSTOMER COPY



### WASTE STREAM APPROVAL LETTER

December 11, 1998

PHIL GARIBOLDI
MIDLAND CHICAGO
ILD005089867 (513892)
5300 W. 127TH STREET
ALSIP IL 60658

RE: MIDLAND CHICAGO CORP.

ILD005089867 (513892)

5300 WEST 127TH STREET

ALSIP, IL 60658

Dear PHIL GARIBOLDI:

Dec. 14 1998 10:22AM P2

Pollution Control Industries wishes to inform you regarding the approval of the following waste stream:

Waste Stream No: 157019LF Waste Stream Name: SOLVENT FLUSH

D.O.T. Shipping: RQ, WASTE FLAMMABLE LIQUIDS, N.O.S. (UN1993), (D001)

Hazard Class/PG: 3

Waste Code: D001 D.O.T. I.D.: UN1993

Pricing: \$ .50 per Gallon

Transportation: \$ 550.00 per

Demurrage: \$ 79.00 per hour after first hour

Rejection Charge: \$ 300.00 per non comforming waste (does not meet

PCI limits for processing)

Terms: Net 30 Days

Approval has been granted for the above waste stream, which is in accordance with the Indiana Code 13-7, the Indiana Administrative Code, 329 IAC 3, and the Resource Conservation and Recovery Act (RCRA), under which PCI operates. The approval was based on information and samples provided by the broker/generator. If the material is found not representative of information supplied, an additional cost will be incurred and/or possible rejection.

The waste stream number must appear on every manifest and drum, for acceptance. Please mark the waste stream number on the top and side of each drum and in Section J of the manifest. Proper drum identification will aid off loading and processing procedures.

This notification letter must be signed and returned to PCI prior to acceptance of this waste stream.

I hereby certify the information contained herein is accurate and agree to the terms as stated.

BY:	 DATE:		
		7	EON.

### Pollution Control Industries

4343 Kennedy Avenue, East Chicago, IN 46312 (219) 397-3951 FAX: (219) 397-6411 www.pollutioncontrol.com RESPONSIBLESM RECYCLING A commitment to other periodistics.

: 2193976411

PHONE NO. : 21939



## POLLUTION CONTROL INDUSTRIES

4343 KENNEDY AVENUE EAST CHICAGO, IN 46312 Phone: 219.397.3951

Fax: 219.397.6411

	•
Fax: 702 389 545 Date: 12-17	
Phone: Pages: 5	<u>-</u>
Re: CC:	4
☐ Urgent ☐ For Review ☐ Please Comment ☐ Please Reply ☐ Please Rec	ycie
Notes:	8
YOU MUST ALCOUT THE MANIFEST NUMBER	
THE MANIFEST NUMBER	

Dec. 17 1998 12:19PM P1

PHONE NO. : 2193976411

FROM: POLLUTION CONTROL INDUSTIES

Pollution Control Industries 4343 Kennedy Ave., East Chicago, In 46312 Telephone: (219) 397-3951 FAX: (219) 397-6411 (800) 388-7242 GENERATOR COPY

## MATERIAL DATA SURVEY

PROFILE# 157019

NAME (Print) \_ SIGNATURE\_

SAMPLERS SIGNATURE

·	₩ 550 <u> </u>	traps :
A. Generator Name: Midiand Chicago	Billing Name: Midio	id Checago
Street 5300 W. 1277 Street	Street 5300 W. 127	TH Direct
City Alsip State ILZip 60658		
Technical Contact: Paul Gaciboldi Title:		
Federal EPA ID No.: <u>120005087867</u> State ID No.: <u>021003</u> 50	SIC Code:	Form Code 8:
Check if you are a Conditionally Exempt Small Quantity Generator	PCI Salos	Rep. JOHN DESSAUET
Common Name of Waste Solvent Flush	1010400	
Original Process Generating Waste (must be specific) Management	oring of Varnishs	
Method of Shipment ☐ Drum (SiZE) ☐ X Bulk 50.75	Dunnith.	
MSDS Attached? Yes X No TCLP Attached?	Ves Who	
B. PHYSICAL PROPERTIES @ 25 C (77 F)	1e3 [A] NO	Check if sample has been submitte ID.
Color(s) QUIDEY % Total Halogens <	Specific Gravity 1, 0.	Based on knowledge or analysis, provide an ac value or value for TCLP concentrations or total in
Odor (via casual detection) None X Mild Strong		concentrations in pom. INORGANIC CHARACTERISTICS
Physical State Phase/Layers Btu Lb.	pH H Flashocint	
		0005 Barium
ICC         % Liquid         % Sludge         Single         □ < 5.000		D007   Chromeum   5.0
% Other, describe Exact	Exact Exact	D009 Mercury
C. CHEMICAL COMPOSITION (List Hazardous as well as Non-Hazardous components and corresponding ranges.)	PONENTS TOTAL (PPM)	D011 Silver   5.0
W. CVANDED T	( NO YES	Zinc 500.0
Mineral Suirits 80. 90. Sulfides B Recosine 0.5. Sulfides B H-500 Solvent D.5. Sulfides Sul	¥ 🗆 AMINES 💢 🗆	D012 Endrin 0.02
KPEOS USE CYANICES 3	N I PCB'S IX I K I PHENOLICS IX I	D013 Lindane 0.4 D014 Methoxychlor 10.0
H-Six Solvent D. Surfices 3	K I PHENOLICS IX I	D015   Toxaphene   0.5
Marish 0-5 % HAZARDOUS		0017 2. 4. 5TP (Silvex) 1.0
Wax Solids, O. 5 & XNONE	SENZENE NESHAP ACTIVE SAIR REACTIVE SEXPLOSIVE	0018   Benzene   0.5     0019   Carbon Tetrachloride   0.5
	NSITIVE I PYROPHORIC I POLYMERIZABL	0020   Chlordane   0.03     0021   Chlorobenzene   100.0
	IVE PESTICIDE PATHOGEN	D022 Chloroform   6.0     D023 o-Cresol   200.0
	INSECTICIDE  ETIOLOGICAL BIOLOGICAL	D024 m-Cresol 200.0   D025 p-Cresol 200.0
Total of Maximum concentration must 5e ≥ 100%	am at any punt at the area	D026
E. RCRA CHARACTERIZATION	OTHER	D028 1, 2-Dichloroethane 0,5
1. Is this material a "Hazardous Waste" under 40CFR 261.3?	Ç <b>X</b> Yes ☐ No	
2. Is this a "Characteristic Waste"?  If "Yes" is it:   D001 Ignitable □ D002 Corrosive □ D003 Reactive □ D003	D≪Yes ⊡ No	D032 Hexachlorobenzene 0.13
D004 - D043 Toxic, give specific codes:		0033 Hexachtorobutadiene 0.5 0034 Hexachtoroethane 3.0
3. Is this an "F" or a "K" waste or mixed with one?  If "Yes" give waste codes from 40CFR 261.31 and/or 261.32:	☐ Yes ☐*No	
Is this a commercial chemical product or spill cleanup that would carry a "U" or "P" w		D037   Pentachlorophenol   100.0
under 40CFR 261.33 (e) or (f)	☐ Yes ☐XNo	D039 Tetrachloroethylene 0.7
If "Yes" give the waste code:  5. Is this a state regulated waste?	 ☐ Yes ☐kNo	D040   Trichforcethylene   0.5
If "Yes" give codes:		D042
DOT CHARACTERIZATION	J	For Internal Use Only
<ol> <li>Is this a "Hazardous Substance/Marine Pollutant" as defined in 49CFR D.O.T.?</li> <li>If "Yes" give the proper D.O.T. Shipping Description from 49CFR 172.101:</li> </ol>	☐ Yes ☐ Yo	Date Received
	UN/NA #:	
Hazard Class:RQPack     Give the two primary hazardous constituents:RQPack	aging Group:	Date Approved
		Treatment Method
GENERATOR CERTIFICATION		
I hereby certify that the above and attached description is complete and accurate to the be	est of my knowledge and ability.	157019

DATE

PHONE .

P.O. BOX 19276 SPRINGFIELD, ILLINOIS 62794-9276 (217) 782-6761

State Form LPC 62 8/81 1L532-0610

FOR SHIPMENT OF HAZARDOUS AND SPECIAL WASTE

SE TYPE (Form designed for use on elite (			-22 (Rev. 6-89)	Form Арргоvе	d. OMB No. 2050-0	039
UNIFORM HAZARDOUS WASTE MANIFEST	1. Generator's US EF		Manifest Document No.	r	nformation in the equired by Federal linois law.	shaded areas is not law, but is required by
Generator's Name and Mailing Address		f Different		A. Illinois Manife		
				IL 76	65630	FEE PAID IF APPLICABLE
MIDLAND CHICAGO CORPORAT				B. Illinois		- 1 12 ( T ) L C
	LSIP, IL 60658		.0	Generator's	0.3.1.0.0	0.3.5.0.1.
*24 HOUR EMERGENCY AND SPILL ASSIST	6.	708-389-660 US EPA ID N		C. Illinois Trans		0 0 5 9
	ī			D. (708) 681		
AMERICAN WASTE HAULERS, I	INC.			E. Illinois Trans		ioparta. 3   fianc
Transporter 2 Company Name	o. 1	00 21 7 12 11	4111001	F. ( )		nsporter's Phone
	10.	US EPA ID N	umbor	G. Illinois		ioporter 3 i none
Designated Facility Name and Site Address AMERICAN WASTE PROCESSIN		OS EFAIDIN	umper	Facility's ID H. Facility's Pho		8 3 0 0 0
2010 W. MADISON STREET	1	ILD00071689	14	708, 68		
MAYWOOD, IL 60153			12. Cont			
. US DOT Description (Including Proper Ship	ipping Name, Hazard Cla	iss, and ID Number)	12. Cont	. Tota	u Unit	I. Waste No.
			No.	Type Quan	tity Wt/Vol	
RQ WASTE FLAMMABLE LIQUII	D, NOS, 3, UNI	.993, PGIII	Ì			X X Number 1
(D001) (MINERAL SPIRITS)	ERG#128		0 0 1	T T	, G	Authorization Numbe
(2001) (1121.111-11-11-1-1)				1 1 1/12	00	<u> </u>
			İ		-	EPA HW Number
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	·			1.		AUGUNZALION NUMBE
Additional Description for Materials Listed A	Above			K. Handling Co	des for Wastes	Listed Above
Additional Description for Materials distent				In Item #14		
APPROVAL #217378					M141	
5. Special Handling Instructions and Addition	nal Information			·		
o, opecial fractioning instructions and Addition	na mendalon					
IN CASE OF EMERGENCY N	OTIFY (*708)6	81-3999				
CONTRACTOR OF PATIENCE AND ADDRESS OF THE PATIENCE AND ADD	Jesiese that the contents	of this consignment are	fully and accurate	ly described above	bv	
5. GENERATOR'S CERTIFICATION: I hereby of proper shipping name and are classified, page	cked, marked, and labeled	i, and are in all respec	ts in proper condition	on for transport by	highway	
according to applicable international and nati	ional government requiation	ons.				ave determined to
	est i bave a program in bi	ace to reduce the volu	ime and toxicity of	wasie generated t aktelieve vlanasie		
If I am a large quantity generator, I certify the				contently available t		to congration and
If I am a large quantity generator, I certify the economically practicable and that I have and future threat to human health and the end	selected the practicable if ovironment: OR, if I am a	netnoù or treatment, st small duantity denerat		good faith effort to	minimize my was	
If I am a large quantity generator, I certify the economically practicable and that I have and future threat to human health and the erselect the best waste management method to	selected the practicable if ovironment: OR, if I am a	small quantity generat that I can afford.		good faith effort to	minimize my was	Date
If I am a large quantity generator, I certify the economically practicable and that I have and future threat to human health and the erselect the best waste management method the Printed/Typed Name	selected the practicable if ovironment: OR, if I am a	small quantity generat that I can afford.		good faith effort to	minimize my was	Date  Month Day Ye
If I am a large quantity generator, I certify the economically practicable and that I have and future threat to human health and the erselect the best waste management method to	selected the practicable if ovironment: OR, if I am a	small quantity generat that I can afford.		good faith effort to	minimize my was	Date Month Day Ye 12109
If I am a large quantity generator, I certify the economically practicable and that I have and future threat to human health and the erselect the best waste management method the Printed/Typed Name	selected the practicable in nvironment; OR, if I am a that is available to me and	small quantity generat that I can afford.		good faith effort to	minimize my was	Date  Month Day Ye  A 109  Date
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If I am a large quantity generator, I certify the economically practicable and that I have and future threat to human health and the erselect the best waste management method to Printed/Typed Name  Printed/Typed Name  7. Transporter 1 Acknowledgement of Recei	selected the practicable in nvironment; OR, if I am a that is available to me and	retriod of treatment, sinsmall quantity generation that I can afford.  Signature		good faith effort to	minimize my was	Date  Month Day Ye  A 109  Date
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If I am a large quantity generator, I certify the economically practicable and that I have and future threat to human health and the erselect the best waste management method the Printed/Typed Name  7. Transporter 1 Acknowledgement of Receiprinted/Typed Name  GREG JOHNSON  8. Transporter 2 Acknowledgement of Receiprinted/Typed Name	selected the practicable in nvironment; OR, if I am a that is available to me and	retriod of treatment, sinsmall quantity generation that I can afford.  Signature		good faith effort to	minimize my was	Date  Month Day Ye  Date  Month Day Ye  Date  Month Day Ye
If I am a large quantity generator, I certify the economically practicable and that I have and future threat to human health and the erselect the best waste management method the Printed/Typed Name  7. Transporter 1 Acknowledgement of Recei Printed/Typed Name  GREG JOHNSON	selected the practicable in nvironment; OR, if I am a that is available to me and	Signature Signature		good faith effort to	minimize my was	Month Day Ye  Date  Month Day Ye  Date  Month Day Ye  Date
If I am a large quantity generator, I certify the economically practicable and that I have and future threat to human health and the esselect the best waste management method to the printed/Typed Name  7. Transporter 1 Acknowledgement of Receiver Printed/Typed Name  GREG JOHNSON  8. Transporter 2 Acknowledgement of Receiver Printed/Typed Name	selected the practicable in nvironment; OR, if I am a that is available to me and	Signature Signature		good faith effort to	minimize my was	Month Day Ye  Date  Month Day Ye  Date  Month Day Ye  Date
If I am a large quantity generator, I certify the economically practicable and that I have and future threat to human health and the esselect the best waste management method to the printed/Typed Name  7. Transporter 1 Acknowledgement of Receiver Printed/Typed Name  GREG JOHNSON  8. Transporter 2 Acknowledgement of Receiver Printed/Typed Name	selected the practicable in nvironment; OR, if I am a that is available to me and	Signature Signature		good faith effort to	minimize my was	Date  Month Day Ye  Date  Month Day Ye  Month Day Ye  Date
If I am a large quantity generator, I certify the economically practicable and that I have and future threat to human health and the erselect the best waste management method to Printed/Typed Name  7. Transporter 1 Acknowledgement of Receiprinted/Typed Name  GREG JOHNSON  8. Transporter 2 Acknowledgement of Receiprinted/Typed Name	selected the practicable in nvironment; OR, if I am a that is available to me and	Signature Signature		good faith effort to	minimize my was	Date  Month Day Ye  Date  Month Day Ye  Month Day Ye  Date
If I am a large quantity generator, I certify the economically practicable and that I have and future threat to human health and the esselect the best waste management method to Printed/Typed Name  7. Transporter 1 Acknowledgement of Receiprinted/Typed Name  GREG JOHNSON  8. Transporter 2 Acknowledgement of Receiprinted/Typed Name	selected the practicable in nvironment; OR, if I am a that is available to me and	Signature Signature		good faith effort to	minimize my was	Date  Month Day Ye  Date  Month Day Ye  Month Day Ye  Date
If I am a large quantity generator, I certify the economically practicable and that I have and future threat to human health and the erselect the best waste management method to Printed/Typed Name  7. Transporter 1 Acknowledgement of Receiprinted/Typed Name  GREG JOHNSON  8. Transporter 2 Acknowledgement of Receiprinted/Typed Name  9. Discrepancy Indication Space	selected the practicating invironment; OR, if I am a that is available to me and that is available to me and ipt of Materials	Signature  Signature  Signature  Signature	or. I have made a g	way	Illianize iny was	Date  Month Day Ye  Date  Month Day Ye  Month Day Ye  Date  Month Day Ye
If I am a large quantity generator, I certify the economically practicable and that I have and future threat to human health and the esselect the best waste management method to the printed/Typed Name  7. Transporter 1 Acknowledgement of Receiver Printed/Typed Name  GREG JOHNSON  8. Transporter 2 Acknowledgement of Receiver Printed/Typed Name	selected the practicating invironment; OR, if I am a that is available to me and that is available to me and ipt of Materials	Signature Signature Signature Signature	or. I have made a g	way	Illianize iny was	Date  Month Day Ye  Date  Month Day Ye  Date  Month Day Ye  Date
If I am a large quantity generator, I certify the economically practicable and that I have and future threat to human health and the eselect the best waste management method to Printed/Typed Name  7. Transporter 1 Acknowledgement of Receiperinted/Typed Name  GREG JOHNSON  8. Transporter 2 Acknowledgement of Receiperinted/Typed Name  9. Discrepancy Indication Space	selected the practicating invironment; OR, if I am a that is available to me and that is available to me and ipt of Materials	Signature  Signature  Signature  Signature	or. I have made a g	way	Illianize iny was	Date  Month Day Ye  Date  Month Day Ye  Date  Month Day Ye  Month Day Ye
If I am a large quantity generator, I certify the economically practicable and that I have and future threat to human health and the esselect the best waste management method to Printed/Typed Name  7. Transporter 1 Acknowledgement of Receiptinted/Typed Name  GREG JOHNSON  8. Transporter 2 Acknowledgement of Receiptinted/Typed Name  9. Discrepancy Indication Space	selected the practicating in a many invironment; OR, if I am a that is available to me and into of Materials  ipt of Materials  ipt of Materials	Signature  Signature  Signature  Signature  Signature	this manifest exce	pt as noted in iter	n 19.	Date  Month Day Ye  Date  Month Day Ye  Date  Month Day Ye  Date  Month Day Ye

# the AMERICAN WASTE GROUP

February, 1998

Generator Name: Midland	Chicago Corp.
Re: Generator's Annual IEPA Hazardous W	Vaste Report for 1997
This is to inform you that American Waste Pro- Protection Agency the following volumes of ha year ending 1997. Non-hazardous wastes are e	cessing is reporting to the Illinois Environmental zardous waste generated by your company for the excluded from this report.
Authorization/Profile Number	Volumes Listed in Gallons (unless otherwise specified)
000348	5000
If you have any questions, or if your totals do n	not match ours; please call me.
	Sincerely,
	Brenda Hart
	Brenda Hart Office Coordinator
BH/ii	

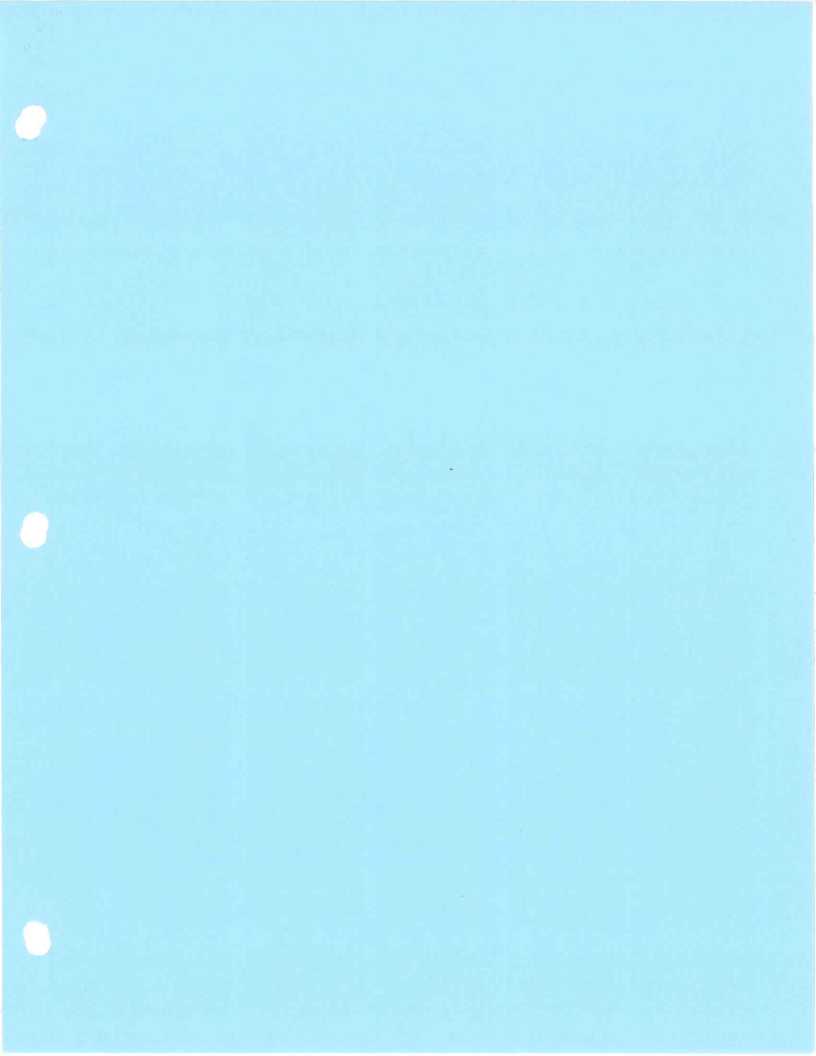
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AMERICAN WASTE INDUSTRIES, INC.

AMERICAN WASTE HAULERS, INC. AMERICAN RESOURCE RECOVERY, LTD. AMERICAN WASTE PROCESSING OF MAYWOOD, INC.
AMERICAN EQUIPMENT RENTAL, INC.

P. O. 80X 306, MAYWOOD, ILLINOIS 60153 (708) 681-3999 • (800) 841-6900 • FAX: (708) 681-5583





· · ·	
TLO 005 039 367 031 0035	2 19
MIDEAND CHICAGO CORP 5300 W 127TH ST ALSIP IL 60658	ILLINOIS Environmental Protection Agency 1993 Hazardous Waste Report Form IC — Identification and Certification
Instructions for this form found on pages 6 - 1 This form must be completed for the location	2. shown on the above label. If you need additional forms for other locations, call IEPA.
Sec. I – Generator Status 1 1 RCRA Generator Status (Enter one coo	( <del>a</del> )
1 = LQG 2 = SQG	
B. Reason for not generating (Check all that  11 Never generated 12 Out of business 13 Only excluded or delisted waste 14 Only non-hazardous waste generated	Periodic generator, none in reporting year  Waste minimization activity  Generated  Other (Specify in comments box)
C. 1 Status Time Period: 1 = Expected to	be the same next year and following years. 2 = Expected to change next year.
Section II. Enter the SIC Code(s) for t $\frac{2}{39} \frac{8}{9} \frac{4}{9} \frac{1}{49}$	his location.
A. 55 1 RCRA regulated (permitted or in B. 58 1 RCRA permitted or interim state C 57 1 Treatment, disposal, or recycling	us treatment, disposal, or recycling g exempt from RCRA permit requirements
(ONLY LOG'S SHOULD COMPLETE SECT	
A. 58 Y. Did this site begin or expand a	source reduction activity this year? If "no" refer to page 48 and list factors in D first row.
3. 59 Y. Did this site begin or expand a	recycling activity this year? If "no" refer to page 48 and list factors in D second row.
C. $\infty$ Y Did this site systematically inve	stigate opportunities for source reduction or recycling?
D. Did any of the factors listed on page 48 site or off-site recycling activities this ye	delay or limit this site's ability to initiate new or additional source reduction or on- ar; if yes, refer to page 48 and enter Y on the appropriate row below.
RECYCLING LIMITING FACTORS	FORS  _ f g h i j f g h i j go k l m n 0 f g h i j k l 82  m a3  n a4  0 a5  a5  a5  a5  a5  a5  a5  a5  a5  a5
E. Y Does this site have in place an or	rganized program to implement recycling and/or source reduction activities? If "yes", ivities which describe your program on spaces 87 through 99.
	f. $\frac{1}{92}$ g. $\frac{1}{93}$ h. $\frac{1}{94}$ i. $\frac{1}{95}$ j. $\frac{1}{96}$ k. $\frac{1}{97}$ $\frac{1}{98}$ $\frac{1}{99}$ have comments regarding this page and attach extra sheet.
Sec. V. This Agency is authorized to require this inform	nation under 415 ILCS 5/4 and 21 (f)(2). Disclosure of this information in required. Failure to do so may result in a civil ne up to \$1,000,000.00 and imprisonment up to 5 years. This form has been approved by the Forms Management Center, ave personally examined and am familiar with the information submitted in this and all attached documents, and that based for obtaining the information, I believe that the submitted information is true, accurate and complete. I am aware that there
A. Please print: Last Name GARIBOLA C. Signature	First Name PHIL B. Title V.P.  D. Date of signature 1/28/54
,	

Page 0001 of -

ILD 105 039 867 - 031 05390 10

MIDLAND CHICAGY CURP 5300 W 127TH ST ALSIP 6353

## ILLINOIS Environmental Protection Agency 1993 Hazardous Waste Report Form GM -- Waste Generation and Management

Instructions for this form found on pages 13 - 30.

Sec. I WASTE DESCRIPTION
A. Waste Description: Ignitable solvent from mir. of gym floor linishes and creamers
B. EPA Hazardous Waste Code <u>D_0_0_1F_0_0_3</u>
C. SIC code 2 8 4 1
D. Origin Code 1 System type M E. Source code A 0 4 A 0 9 A —
F. Point of measurement $\frac{2}{sa}$ G. Waste form code $\frac{B}{s9}$ $\frac{2}{1}$ $\frac{1}{1}$
H. Radioactive mixed 2 S
C. SIC code 2 8 4 1 30 34 39 42 50 50 1 System type M E. Source code A 0 4 A 0 9 A 55 50 1 System type M G. Waste form code B 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
4 5
Sec. II QUANTITY GENERATED AND MANAGED ON-SITE
A. UOM <sup>1</sup> Density $\frac{7}{2}$ . <sup>2</sup> 0 Ibs/gal (Same unit and density must be used for all quantities on this page)
A. UOM 1 Density 7 .2 0 Ibs/gal (Same unit and density must be used for all quantities on this page)  Quantity generated in: B Previous reporting year 5 8 3 0 0 C. Current reporting year 6 0 1 0 0
D. Did this location do any of the following to this waste (at this location): manage in exempt or regulated treatment,
recycling or disposal process? Y Y= Yes (Continue to System 1) N= No (Skip to Sec. III)
On-Site System 1: System Type M 8 9 Quantity managed on-site this year 8 1 0.0 On-Site System 2: System Type M Quantity managed on-site this year 159
On-Site System 2: System Type M Quantity managed on-site this year
155 159
A. Was any of this waste shipped off site this reporting year? Y = Yes (Continue to Box B) N= No (Skip to Sec. IV)  Site 1: Name and address of facility:  EWR INC.  2390 S. Braodway Street, Coal City, IL 60416  B. U.S. EPA ID No. of facility waste was shipped to I D 087157251  C. System type shipped to M 0 6 1  E. Total quantity shipped in this reporting year:  5 2 0 1660 0  Site 2: Name and address of facility:
B. U.S. EPA ID No. of facility waste was shipped to:  C. System type shipped to M D. Off-site availability code
E. Total quantity shipped in this reporting year:
214
Sec. IV NEW WASTE MINIMIZATION ACTIVITIES  A Did new activities in this year result in minimization of this waste? N Y= Yes (Cont. to Box B) N= No (Cont. to Sec. V)
A. Did flow activities in this year less in minimization of the
B. Activity W W W W C. Other effects (Y=Yes, N=No) 237
D. Quantity recycled in reporting year due to new activities
E. Activity/production index F. Reporting year Source reduction quantity
Sec. V REGULATED STORAGE
A. Did this site store RCRA wastes 90 days or more and then ship it off-site (to site shown in Section III)? (Y=Yes, N=No) N/261
The state of the s
B. Did this site store RCRA wastes on-site for more than 90 days out waste is in storage at year end. (1 = 163, 14 = 170, 152 = 1662
Quantity stored at year end and for 90 days or more that was generated this reporting year:
Quantity stored at year end that was generated prior to this reporting year:

ILO 035 C89 867 031 23352 10
MIDLAND CHICAGO CCRP
5300 W 127TH ST IL
ALSIP 60658

## ILLINOIS Environmental Protection Agency 1993 Hazardous Waste Report Form TI -- Transporter Identification

Instructions for this form found on page 31.

I. U.S. EPAID No. I L D9 8 206 71 7 5,  Fransporter Name and Address:  OZINGA TRANSPORTATION SYSTEMS,  12843 S. Pulaski Road  Alsip, IL 60658		1 0 7 0
	Illinois Special Waste Hauling Permit No.	130
B. U.S. EPA ID No. 54,  Fransporter Name and Address:	Illinois Special Waste Hauling Permit No.	134
U.S. EPA ID No.  Fransporter Name and Address:	Illinois Special Waste Hauling Permit No.	138
5. U.S. EPA ID No. 78  Fransporter Name and Address:	Illinois Special Waste Hauling Permit No.	142
S. U.S. EPA ID No. STransporter Name and Address:	Illinois Special Waste Hauling Permit No.	146
7. U.S. EPA ID No.	Illinois Special Waste Hauling Permit No.	150
3. U.S. EPA ID No. 114  Transporter Name and Address:	Illinois Special Waste Hauling Permit No.	154

# ILLINOIS ENVIRONMENTAL PROTECTION AGENCY DIVISION OF LAND POLLUTION CONTROL INVENTORY DATA IMPUT FORM

	NAME AS SHOWN ON FORM IC		MIDLAN	D CHICAGO	CORP.		
	Inventory I.D. Number		Card Type		Transaction Date (month,day,year)	Initials	
0	3 1 0 0 3 5	0 1 0	0 6 0 11 13	A = Add	0 3 /0 1 /9 4	H A W	
				C = Chang D = Delet			
			ANNUAL REPOR	RT ADDRESS	*~	*	
1.	Company Name						
	24						53
2.	Street					78	
3.	P.O. Box	84					
4.	City/State/Zip	_ <u> </u>				104	
	10	5 106	107 — — —		— <u>115</u>		
5.	Telephone Number	7 0 8 3	8 <u>9 - 6</u>	<u> </u>	•		
6.	Contact Person						
	(First Name)			(La	st Name)		
	126		136			. 150	
7.	Contact Person Ti	tle <u>151</u>					
		D = Environ E = Manager F = Agent f G = Unit Ma H = Environ I = Safety J = Environ K = Enginee	esident , Operations mental Coord or Company mager mental Speci Coordinator, mental Engir er, Plant/Pro	dinator/Ma dalist/Tec director/ neer ocess/Prod	nager/Supervisor	cer	

Is your R	TURN ADD	RESS complet	ted on the	e reverse side?
6. Signature (Agent).  A 11 (1) 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2200 Churchill Fid P.O. Box 19276 Springfield, Illinois 62794-9276 Signature (Addressee) F.E.D. 1 10.9/4	DIV OF LAND POLLUTION  CONTROL #24  PO Box 19276  SPRINGFIELD L 62794-9276	to whom the article was delivered and	SENDER:  Complete items 1 and/or 2 for additional services.  Complete items 3, and 4a & b.  Complete items 3, and 4a description of this form so that we can eliminate to you.  Attach this form to the front of the mailpiece, or on the back if space does not permit.
DOMESTIC RETURN RECEIPT	Date of Delivery  Addressee's Address (Only if requested and fee is paid)	4b. Service Type    Registered   Insured   Insured   COD   Certified   Return Receipt for   Service   Cod   Certified   Return Receipt for   Certified   Cod   Certified   Cer	Consult postmaster for fee.  135 574 355	following services (for an extra fee):  1. Addressee's Address

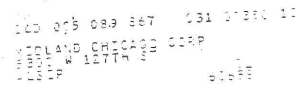
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7. 63.4.	D <u>L</u>	4 k 2	5 1	CH	H] 7]	G.	55	CJ:	57	F.	=	ź	 •	+ 115.	[C-F]				

## ILLINOIS Environmental Protection Agency 1994 Hazardous Waste Report

D. Date of signature

Page 0001 of \_4

	Form IC — Identification and Certification
istructions for this form found on pages 6 - 12. This form must be completed for the location shown on the abov	e label. If you need additional forms for other locations, call IEPA.
SEC. 1 - GENERATOR STATUS  A. 1 RCRA Generator Status (Enter one code)	
1 = LQG 2 = SQG 3 = CESQG 4 = Nongenerator (Continue to Box B)	
<ul> <li>B. Reason for not generating (Check all that apply)</li> <li>31 — Never generated</li> <li>32 — Out of business</li> <li>33 — Only excluded or delisted waste generated</li> <li>34 _ Only non-hazardous waste generated</li> </ul>	Periodic generator, none in reporting year  Waste minimization activity  Other (Specify in comments box)
C. $\frac{1}{38}$ Status Time Period: 1 = Expected to be the same next y	ear and following years. 2 = Expected to change next year.
SECTION II. ENTER THE SIC CODE(S) FOR THIS LOC $\frac{2}{39}$ 8 4 1 $\frac{1}{47}$ $\frac{47}{47}$	
SECTION III. ON-SITE WASTE MANAGEMENT STATU A. 55 1 RCRA regulated (permitted or interim status) storag B. 56 1 RCRA permitted or interim status treatment, disposa 57 1 Treatment, disposal, or recycling exempt from RCR	e al, or recycling
JECTION IV. WASTE MINIMIZATION ACTIVITY DURING (ONLY LOG'S SHOULD COMPLETE SECTION IV)	THIS REPORTING YEAR (Enter Y [Yes] or N [No] for questions A-E)
A. 58 $\frac{Y}{I}$ Did this site begin or expand a source reduction act If "yes" complete Form GM Section IV.	ivity this year? If "no" refer to page 48 and list factors in D first row.
<ol> <li>59 _Y_ Did this site begin or expand a recycling activity this If "yes" complete Form GM Section IV.</li> </ol>	s year? If "no" refer to page 48 and list factors in D first row.
C. 60 Y Did this site systematically investigate opportunities	for source reduction or recycling?
D. Did any of the factors listed on page 48 delay or limit this si site recycling activities this year; if yes, refer to page 48 and	ite's ability to initiate new or additional source reduction or on-site or off- d enter Y on the appropriate row below.
SOURCE REDUCTION LIMITING FACTORS	
a b c d e f g 65  RECYCLING LIMITING FACTORS	
a b c d e f g 75	_ h, i j, k l m n o 78
E. Y Does this site have in place an organized program refer to page 49 and mark all activities which descr	to implement recycling and/or source reduction activities? If "yes", ibe your program on spaces 87 through 99.
a b c d e. $\frac{X}{90}$ f g	93 94 95 96 97 98 99
COMMENTS: Enter Y (Yes) if you have comments re	garding this page and attach extra sheet.
each day the failure continues, a fine up to \$1,000,000.00 and imprisonment up to 5 years.	1 (f)(2). Disclosure of this information in required. Failure to do so may result in a civil penalty up to \$25,999. This form has been approved by the Forms Management Center. d am familiar with the information submitted in this and all attached documents, and that based on my inquiry brinkted information is true, accurate and complete. I am aware that there are significant penalties for submit-
A Please print: Last Name GARIBOLDI	First Name PHIL B. Title V.P.





## ILLINOIS Environmental Protection Agency 1994 Hazardous Waste Report Form GM -- Waste Generation and Management

distructions for this form found on pages 13 - 30.

Bec.I WASTE DESCRIPTION Waste Description: Ignitable solvent from mfr. of gym floor finishes and cleaners
3. EPA Hazardous Waste Code D 0 0 1 F 0 0 3 34 42 46 46
3 SIC code 2 8 4 1
Origin Code 1 System type M E. Source code A 0 4 A 0 9 A B B
Point of measurement 2 G. Waste form code B2 1 1
Radioactive mixed $\frac{2}{73}$ 1. TRI constituent $\frac{3}{74}$
CAS numbers: 1 2 3
4 5
Sec. II QUANTITY GENERATED AND MANAGED ON-SITE
UOM 1 Density 7 . 2 0 lbs/gal (Same unit and density must be used for all quantities on this page)
Quantity generated in : B. Previous reporting year 6 0 10.0. C. Current reporting year 304 0.0
Did this location do any of the following to this waste (at this location): manage in exempt or regulated treatment,
recycling, or disposal process? Y Y= Yes (Continue to System 1) N= No (Skip to Sec. III)
On-Site System 1: System Type M 08 9 Quantity managed on-site this year 4 4 0 0 0  On-Site System 2: System Type M Quantity managed on-site this year 145
On-Site System 2: System Type M Quantity managed on-site this year
Sec. III OFF-SITE SHIPMENT
Was any of this waste shipped off site this reporting year? YY= Yes (Continue to Box B) N= No (Skip to Sec. IV)
: Name and address of facility: EWR, INC.
2390 S Broadway St, Coal City, IL 60416
B. U.S. EPA ID No. of facility waste was shipped to: I LD 0 8 7 1 57 2 5 1
C. System type shipped to M 0 6 1 D. Off-site availability code 1
E. Total quantity shipped in this reporting year:
Site 2: Name and address of facility:
B. U.S. EPA ID No. of facility waste was shipped to:
C. System type shipped to M D. Off-site availability code
E. Total quantity shipped in this reporting year:
Sec. IV NEW WASTE MINIMIZATION ACTIVITIES
Did new activities in this year result in minimization of this waste? Y Y= Yes (Cont. to Box B) N= No (Cont. to Sec. V)
Activity W $\frac{2}{25}$ $\frac{2}{228}$ $\frac{4}{231}$ $\frac{2}{231}$ $\frac{9}{234}$ $\frac{9}{234}$ $\frac{9}{234}$ $\frac{9}{234}$ $\frac{9}{234}$ $\frac{9}{234}$ $\frac{9}{237}$
Quantity recycled in reporting year due to new activities
E. Activity/production index 0.9 F. Reporting year Source reduction quantity 251 250.0
248
Sec. V REGULATED STORAGE
A. Did this site store RCRA wastes 90 days or more and then ship it off-site (to site shown in Section III)? (Y=Yes, N=No) N 261
Did this site store RCRA wastes on-site for more than 90 days but waste is in storage at year end: (Y= Yes, N= No) N 262
Quantity stored at year end and for 90 days or more that was generated this reporting year:
Quantity stored at year end that was generated prior to this reporting year:



# MANUFACTURERS OF COATINGS AND DETERGENTS 5300 W. 127th St., ALSIP, IL 60658 (708) 389-6600 FAX: (708) 389-3745

### Comments:

Sec. I, Line J: Chemical Category N230-Glycol Ethers

Sec. IV, Line B:

Dropped products from line/removed underground tanks & piping.

TLD 005 069 367 031 00350 10 MIDLAND 04TDA 07 08RP 5300 W 12774 ST ALSIP

Transporter Name and Address:

## ILLINOIS Environmental Protection Agency 1994 Hazardous Waste Report Form TI – Transporter Identification

Instructions for this form found on page 31. 1. U.S. EPA ID No. I D9 8 2 0 6 71 7 5, Illinois Special Waste Hauling Permit No. 1 0 7 0 Transporter Name and Address: OZINGA TRANSPORTATION SYSTEMS, INC. 12843 S PULASKI, ALSIP, IL 60658 Transporter Name and Address: Transporter Name and Address: 4. U.S. EPA ID No. 68 \_\_\_\_\_\_, Illinois Special Waste Hauling Permit No. 138 \_\_\_\_ ansporter Name and Address: Illinois Special Waste Hauling Permit No. 5. U.S. EPA ID No. 78 Transporter Name and Address: Transporter Name and Address: 7. U.S. EPA ID No. (102 \_\_\_\_\_\_, Illinois Special Waste Hauling Permit No. \_\_\_\_\_ Transporter Name and Address: 8. U.S. EPA ID No. 114 \_\_\_\_\_\_, Illinois Special Waste Hauling Permit No. \_\_\_\_\_\_

	code conjector of dollar cole
Complete Items 1 and/or 2 for addittonal services: Complete Items 3, and 4a & b.	following services (for an extra
Print your name and address on the reverse of this form so that we can	_
return this card to you.	-
<ul> <li>Attach this form to the front of the mailplece, or on the back if space does not permit.</li> </ul>	3ce : I. L. Addressee's Address
<ul> <li>Write "Return Receipt Requested" on the mailpiece below the article number.</li> <li>The Return Receipt will show to whom the article was delivered and the date delivered.</li> </ul>	umber 2.   Restricted Delivery consult postmaster for fee.
	4a. Article Number
EIL ENVIRON. PROT. AGENCY	P 754 572 681
CONT. #24	4b. Service Type
PO BOX 19276	2 -
SPRINGFIELD IL 62794-9276	J Certified COD
	Express Man   Nerchandise
	7. Date of Delivery
Signature (Addressee)	Addressee's Address (Only if requested and fee is paid)
6. Signature (Agent).	

**...** .

031 00350 10 ILO 005 089 867 MIDLAND CHICAGO CORP 5300 W 127TH ST ALSIP

## ILLINOIS Environmental Protection Agency 1995 Hazardous Waste Report

LS I	I P	60658	For	mIC—	dentificat	tion and C	Certificat	tion
nstri This	uctions for this form found on form must be completed for t	pages 6 - 12. he location shown on	the above label.	If you need	d additional fo	orms for other	locations, c	call IEPA.
	C. 1 - GENERATOR STAT  RCRA Generator Status (E							
	1 = LQG 2 = SQG 3 = CESQG 4 = Nongenerator (Co	skip to Box C						
	Reason for not generating (C  22 Never generated  33 Out of business  24 Only excluded or deli  35 Only non-hazardous  2 Status Time Period: 1 = E	sted waste generated waste generated		37 V 38 C	Vaste minimiz Other <i>(Specify</i>	in comments	s box)	
	39				30.0. 2 2		- 3. ,	,
	2 8 4 1	C CODE(S) FOR TI 	HIS LOCATION	√. — <u> </u>				
	40 44		48	52				
А. В.	ction III. ON-SITE WAS  56 1 RCRA regulated (per 57 RCRA permitted or in 58 Treatment, disposal,	mitted or interim statu nterim status treatmen	is) storage it, disposal, or re	cycling		stion)		
SE(	CTION IV. WASTE MINIMI ILY LOG'S SHOULD COMPL	ZATION ACTIVITY I ETE SECTION IV)	OURING THIS F	EPORTIN	G YEAR (En	ter Y [Yes] or	N [No] for a	questions A-E)
A.	59 Y Did this site begin or If "yes" complete For		uction activity this	s year? .lf "i	no" refer to pa	ige 45 and lis	t factors in I	D first row.
В.	$_{\text{50}}$ $\underline{\underline{N}}$ Did this site begin or If "yes" complete For	expand a recycling acm GM Section IV.	ctivity this year?	lf "no" refe	rto page 45 a	and list factors	; in D secon	id row.
C.	61 Y Did this site systema	tically investigate opp	ortunities for sou	rce reduction	on or recyclin	g?		
D.	Did any of the factors listed site recycling activities this y	on page 46 delay or li rear; if yes, refer to pa	mit this site's abi ge 46 and enter	lity to initiat Y on the ap	e new or addi propriate row	tional source below.	reduction o	r on-site or off-
	SOURCE REDUCTION LIM	ITING FACTORS						
	a b c d		. g h	59 70	1. ———			
	a b c d	CTORS 6 f	_ g h	i	. j k.	l	m	n o
E.	Does this site have i refer to page 49 and	n place an organized mark all activities wh	program to imple ich describe you	ment recyc	iling and/or so in spaces 87 f	ource reduction through 99.	in activities	er yes.
	a b c	d e. X f	g h.	95 i	j	k l	99 10	<u> </u>
CO	MMENTS: Ente	r Y (Yes) if you have con	mments regarding	this page and	d attach extra s	heet.		
SE for ea	.C. V. This Agency is authorized to requ ach day the failure continues, a line up to \$* RTIFICATION I certify under pen ose individuals immediately responsible for alse information, including the possibility of	uire this information under 415 ft. 1,000,000,00 and Imprisonment of alty of law that I have personally obtaining the information, I believe	CA 5/4 and 21 (f)(2). Dis up to 5 years. This form in examined and am familia	ciosure of this in has been approve or with the inform	formation in required ed by the Forme Mai allon submitted in th	i. Failure to do so m nagement Canter, is and all attached o	documents, and the	hat based on my inquiry
Α.	Please print: Last Name _	GARIBOLDI		First Nan	ne PHI	<u>L</u>	B. Title	V.P.
_	9.900	() yald)			D. Data at air		26/96	$\Re (A_{i,j}^{k}) = 2A_{i,j}^{k}$

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## ILLINOIS Environmental Protection Agency 1995 Hazardous Waste Report Form GM — Generation and Management

Instructions for this form found on pages 13 - 28.

Inst	ructions for this form found on pages 13 - 20.
Sec	E. I WASTE DESCRIPTION
А. В.	Waste Description: EPA Hazardous Waste Code D 0 0 1 35 35 35 39 47
C.	SIC code 2 8 4 1
D.	Origin Code 1 System type M E. Source Code A 4 A 9 A
F.	Point of measurement 1 G. Waste form code B 2 1 1
Н.	Radioactive mixed $\frac{2}{74}$ I. TRI Constituent $\frac{2}{75}$
J.	Origin Code 1
	4. 100 5 108
Se	c. II QUANTITY GENERATED AND MANAGED ON-SITE
A.	UOM 1 Density 7 - 2 0 lbs/gal (Same unit and density must be used for all quantities on this page)
Qua	UOM 1 Density 7 - 2 0 lbs/gal (Same unit and density must be used for all quantities on this page)  antity generated in: B. Previous reporting year
D.	or disposal process? N Y = Yes (Continue to System 1) N = No (Skip to Sec. III)
	On-Site System 1: System Type M Status _ Quantity managed on-site this year
	On-Site System 1: System Type M Status Quantity managed on-site this year
Se	Was any of this waste shipped off site this reporting year? $\frac{N}{172}$ Y = Yes (Continue to Site 1) N = No (Skip to Sec. IV)
	TE 1: Name and address of facility:
•	
8.	U.S. EPA ID No. of facility waste was shipped to:
C.	System type shipped to M D. Off-site availability code
E.	Total quantity shippped in this reporting year:
SI	TE 2: Name and address of facility:
В.	U.S. EPA ID No. of facility waste was shipped to:
	System type shipped to M D. Off-site availability code
E.	Total quantity shippped in this reporting year:
Se	Pec. IV NEW WASTE MINIMIZATION ACTIVITIES  Did new activities in this year resulting minimization of this waste? $\frac{Y}{227}$ Y = Yes (Cont. to Box B) N = No (Cont. to Sec. V)
В.	Activity W 2 2 W 4 2 W 5 1 W C. Other effects (Y=Yes, N=No) N
D.	228 231 234 237 4 7 5 0
E.	4/5/
S	ec. V. REGULATED STORAGE
A.	Did this site store RCRA wastes 90 days or more and then ship it off-site (to site shown in Section III)? (Y=Yes, N=No) N
В.	
	Quantity stored at year end and for 90 days or more that was generated this reporting year:  Quantity stored at year end that was generated prior to this reporting year:
	Quantity stored at year end that was generated prior to this reporting year:

COMMENTS: \_\_\_\_ Enter Y(Yes) if you have comments regarding this page and attach extra sheet.

\*

**Complete items 1 sind/or 2 for additional services.  **Complete items 3. 4a. and 4b.  **Complete items 3. 4a. and 4b.  **Complete items 3. 4a. and 4b.  **Complete items 3. 4a. and 4b.  **Complete items 3. 4a. and 4b.  **Complete items 3. 4a. and 4b.  **Complete items 3. 4a. and 4b.  **Complete items 3. 4a. and 4b.  **Complete items 3. 4a. and 4b.  **Print your name and address on the reverse of this form so that we can return this extra fer to you.  **Complete items 3. 4a. and 4b.  **Print your name and address on the reverse of this form so that we can return this extra fer to you.  **Print your name and address on the reverse of this form so that we can return this extra fer to you.  **Print your name and address on the malipiece, or on the back if space does not 2. Consultation the article number.  **The Return Receipt Requested on the malipiece, or on the back if space does not 2. Consultation the article number.  **The Return Receipt will show to whom the article was delivered and the date.  **The Return Receipt will show to whom the article was delivered and the date.  **The Return Receipt will show to whom the article was delivered and the date.  **The Return Receipt will show to whom the article was delivered and the date.  **The Return Receipt will show to whom the article was delivered and the date.  **The Return Receipt will show to whom the article was delivered and the date.  **The Return Receipt will show to whom the article was delivered and the date.  **The Return Receipt will show to whom the article was delivered and the date.  **The Return Receipt will show to whom the article was delivered and the date.  **The Return Receipt will show to whom the article was delivered and the date.  **The Return Receipt Receipt will show to whom the article was delivered and the date.  **The Return Receipt Receipt William Receipt William Receipt William Receipt William Receipt William Receipt William Receipt William Receipt William Receipt William Receipt William Receipt William Receipt William Receipt Wil	The second secon
I also wish to receive the following services (for an following services (for an extra fee):  1. Addressee's Address vices and fee is paid)  1. Addressee's Address (Only If requested and fee is paid)  1. Addressee's Address (Only If requested and fee is paid)	

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# ILLINOIS Environmental Protection Agency 1996 Hazardous Waste Report Form IC —Identification and Certification

Instructions for this form found or	pages	5-11
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Instructions for this form found on pages 6-11. This form must be completed for the location shown on the above label.	If you need additional forms for other locations, call IEPA,
SECTION 1. GENERATOR STATUS	
A. 31 4 RCRA Generator Status (enter one code)	
1 = LQG	
2 = SQG Skip to Box C	
3 = ĆESGQ	
B. Reason for not generating (Check all that apply)	
32 Never generated	$_{36}$ $\stackrel{ ext{X}}{=}$ Periodic generator, none in reporting year
33 Out of business	37 Waste minimization activity
34 Only excluded or delisted waste generated	38 Other (specify in comments box)
35 Only non-hazardous waste generated	
C. 39 2 Status Time Period: 1= Expected to be the same next year	
SECTION 2. ENTER THE SIC CODE(S) FOR THIS LOCATION	Ą
SECTION 3. ON-SITE WASTE MANAGEMENT STATUS (ente	r one code for each question)
A. 56 1 RCRA regulated (permitted or interim status) storage	
B. 57 RCRA permitted or interim status treatment, disposal	, or recycling
C. 58 1 Treatment, disposal, or recycling exempt from RCRA	
SECTION 4. WASTE MINIMIZATION ACTIVITY DURING THE	REPORTING YEAR. (Only LQGs are required either to
complete Section IV or submit detailed waste minimization desc	ription (see page 3).)
A. 59 Y Does your facility have a waste minimization plan or	organized approach to investigate source reduction
and recycling opportunities? Enter Y for Yes (Continue	to Question B) or N for No (Skip to Question C)
B. Enter Y (Yes) for all activities that describe your waste minim	iizalion program.
a. 60 Set a waste minimization goal	
b. 61 Use team approach for planning c. 62 Y Provide employee training	
d. 63 identify types and amounts of waste generated by var	rious processes and their causes
e. 64 Y Assess total costs of waste management	
f es Prioritize waste minimization options based on costs.	benefits and feasibility
<ul> <li>q. 66 Periodically update the program and re-evaluate opti</li> </ul>	ons
h 67 Y Encourage employees to offer waste minimization su	iggesuoris
<ol> <li>i. 68 Y Incorporate waste minimization into procurement, ma</li> </ol>	rketing and product development activities
j. 69 Other (describe in comments box)	
C. What kind of incentives would you like to see developed to h	nelp promote more source reduction activity at your
facility? Enter Y (Yes) for all that apply.	•
a. 70 v Tax incentives	f. 75 <u>Y</u> Employee training
b. 71 Loan assistance for equipment	g. 76 R&D assistance
c. 72 Y Compliance flexibility	h. 77 Expedited permit review
d. 73 On-site technical assistance	I. 78 Other (enter comments on separate page)
e. 74 Regulatory compliance assistance	
D. Would you like to receive information on waste minimization	? Enter Y (Yes) for information requested.
a. 79 Y General information packet on how to develop a plan	n for eliminating or reducing waste
b. 80 Fact sheet on industry or process-specific source rec	auction options
c. 81 On-site technical consultation	
d. s2Information on future conferences and workshops	
Comments: s3 Enter Y (Yes) if you have comments regard	ding this page and attach extra sheet.
Section 5. The Environmental Protection Agency is authorized to require thi	s information under the Illinois Compiled Statutes ("ILCS"), 1994 as
amended, Chapter 415 ILCS 5/4 and 21. Disclosure of this information is require penalties pursuant to 415 ILCS 5/42 and 44. This form has been approved by the	ed. Fallure to disclose this information may result in over and criminal operations.
Cartification: Loadify under penalty of law that I have personally examined and	am familiar with the information submitted in this and all attached
documents, and that based on my inquiry of those individuals immediately respo	insible for obtaining the information, I believe that the submitted information
is true, accurate and complete. I am aware that there are significant penalities for	or submitting talse information, including the possibility of line and
imprisonment.  A. Please print: Last Name GARIBOLDI First N	amePHILB. Title
() () () () ()	D. Date of Signature 2/12/97
C. Signature	Page 13 00001 of
· · · · · · · · · · · · · · · · · · ·	- 1995 - 1997 -

Thank you for using Return Receipt Service. PO BOX 19276

SPRINGFIETD II 62794-9276 Express Mail Insured Insured Insured 2200 Chirakin Da Co. Chirakin Da 1. 

Addressee's Address Domestic Return Receipt 8. Addressee's Address (Only if requested and fee is paid) 2. 

Restricted Delivery Consult postmaster for fee. l also wish to receive the following services (for an extra fee): P 189 959 4b. Service Type 4a. Article Number 7. Date of Delivery Complete items 3, 4a, and 4b.
RPrint your name and address on the reverse of this form so that we can return this card to you.

\*\*Attach this form to the front of the mailpiece, or on the back if space does not \*Write 'Return Receipt Requested' on the mailpiece below the article number.

The Return Receipt will show to whom the article was delivered and the date H HAMANIA 2200 Churchill Rd. - P.O. Box 19276 Springford Illinois 62794-9276 IL ENVIRON.PROT. AGENCY 5. Received By: (Print Name) 1.1. 4. 1997 Complete items 1 and/or 2 for additional services BUREAU OF LAND #24 6. Signature: (Addressee or Agent) 1 1 1 1 A PS Form **3811**, December 1994 PO BOX 19276 Article Addressed to: delivered.

MIGLAND CHICAGO COPP 5300 W 127TH ST ALSIP

1L 60558 60803

### ILLINOIS Environmental Protection Agency 1997 Hazardous Waste Report

### Form IC - Identification and Certification

This form must be completed for the location shown on the above label.	If you need additional forms for other locations, call IEPA.
SECTION 1. GENERATOR STATUS  A. 31 1 RCRA Generator Status (enter one code)  1 = LQG 2 = SQG Skip to Box C 3 = CESGQ	
4 = Nongenerator (continue to Box B)  B. Reason for not generating (Check all that apply)  32 Never generated  33 Out of business  34 Only excluded or delisted waste generated  35 Only non-hazardous waste generated  C. 39 Status Time Period: 1= Expected to be the same next year	
SECTION 2. ENTER THE SIC CODE(S) FOR THIS LOCATION 40 2 8 4 1 44 48 52	
SECTION 3. ON-SITE WASTE MANAGEMENT STATUS (enter A. 56 1 RCRA regulated (permitted or interim status) storage B. 57 1 RCRA permitted or interim status treatment, disposal C. 58 1 Treatment, disposal, or recycling exempt from RCRA	, or recycling permit requirements
SECTION 4. WASTE MINIMIZATION ACTIVITY DURING THE complete Section IV or submit detailed waste minimization described.  A. 59 Y Does your facility have a waste minimization plan or and recycling opportunities? Enter Y for Yes (Continue B. Enter Y (Yes) for all activities that describe your waste minimization goal  b. 61 Use team approach for planning c. 62 Y Provide employee training d. 63 Identify types and amounts of waste generated by varies. e. 64 Y Assess total costs of waste management f. 65 Prioritize waste minimization options based on costs, g. 66 Periodically update the program and re-evaluate option. e. 67 Y Encourage employees to offer waste minimization suries. e. 68 Y Incorporate waste minimization into procurement, manually in the program and control of the comments.	ription (see page 3).) r organized approach to investigate source reduction to Question B) or N for No (Skip to Question C) nization program.  rious processes and their causes benefits and feasibility fions reggestions arketing and product development activities
C. What kind of incentives would you like to see developed to he facility? Enter Y (Yes) for all that apply.  a. 70 Y Tax incentives  b. 71 Loan assistance for equipment  c. 72 Y Compliance flexibility  d. 73 On-site technical assistance  e. 74 Regulatory compliance assistance	f. 75 Y Employee training g. 76 R&D assistance h. 77 Expedited permit review l. 78 Other (enter comments on separate page)
D. Would you like to receive information on waste minimization a. 79 General information packet on how to develop a plan b. 80 Fact sheet on industry or process-specific source rec c. 81 On-site technical consultation d. 82 Information on future conferences and workshops	n for eliminating or reducing waste
Comments: 83Enter Y (Yes) if you have comments regard Section 5. The Environmental Protection Agency is authorized to require this amended, Chapter 415 ILCS 5/4 and 21. Disclosure of this information is require penalties pursuant to 415 ILCS 5/42 and 44. This form has been approved by the Certification: I certify under penalty of law that I have personally examined and documents, and that based on my inquiry of those individuals immediately respons true, accurate and complete. I am aware that there are significant penalities for imprisonment.	s information under the Illinois Compiled Statutes ('ILCS'), 1994 as red. Failure to disclose this information may result in civil and criminal the Forms Management Center.  am familiar with the information submitted in this and all attached with the information, I believe that the submitted information or submitting false information, including the possibility of fine and
A. Please print: Last Name GARIBOLDI First N.  C. Signature	ame PHIL B. Title V.P.  D. Date of Signature 2-9-98  Page 13 00001 of 4

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### ILLINOIS Environmental Protection Agency 1997 Hazardous Waste Report Form GM - Generation and Management

Instructions for this form found on pages 17-32.
SECTION 1. WASTE DESCRIPTION  A. Waste Description: IGNITABLE SOLVENT FROM MFR. OF GYM FLOOR FINISHES AND CLEANER.  B. EPA Hazardous Waste Code: D 0 0 1 35 - 39 - 43 - 47
C SIC code: 2 8 4 1
D. Origin Code: 1 System type: M E. Source Code: A 0 4 A 0 9 A
F. Point of Measurement: 2 G. Waste form code: B 2 1 1
H. Radioactive mixed: 2
F. Point of Measurement: 2  H. Radioactive mixed: 2  J. CAS numbers: 1.  The second of Measurement: 2  The second of Measurement: 2  The second of Measurement: 2  The second of Measurement: 3  The second of Measurement: 2  The second of Measurement: 3  The second of Measureme
4. 100
SECTION 2. QUANTITY GENERATED  A. UOM: $\frac{1}{116}$ Density $\frac{7}{117} \cdot \frac{2}{11} \cdot \frac{0}{116}$ (Same unit and density must be used for all quantities on this page).
Quantity generated in: B. Previous reporting year:
C. Current reporting year: 53 0 0 . 0
D. QUANTITY MANAGED ON-SITE: Did this location manage some or all of this waste in exempt or regulated treatment, recycling, or disposal units at this location? Y = Yes (continue to system 1) N = No (skip to section 3)
On-Site System 1: System Type M 0 8 9 Status I Quantity managed on-site this year: 3 0 0 0
On-Site System 2: System Type M Status Quantity managed on-site this year:
SECTION 3. OFF- SITE SHIPMENT  A. Was any of this waste shipped off site this reporting year? $\frac{Y}{172}$ Y = Yes (Continue to Site 1) N = No (Skip to Section 4)
SITE 1. Name and address of facility: AMERICAN WASTE PROCESSING, LTD.
2010 W. MADISON STREET, MAYWOOD, IL 60153  B. U.S. EPA ID No. of facility waste was shipped to: I L D 0 0 0 7 1 6 89 4
C. System type shipped to: M0 6 1 D. Off-site availability code: 1
E. Total quantity shipped in this reporting year:
SITE 2. Name and address of facility:
B. U.S. EPA ID No. of facility waste was shipped to:
C. System type shipped to: M. D. Off-site availability code:
E. Total quantity shipped in this reporting year:
SECTION 4. WASTE MINIMIZATION ACTIVITIES  A. Did you engage in any waste minimization activities for this reporting year? Y = Yes (Cont to Box B) N = No (Cont to Section 5)
A. Did you engage in any waste minimization activities for this reporting year? $\frac{V}{227}$ Y = Yes (Cont to Box B) N = No (Cont to Section 5)  B. Activity: $\frac{W}{228}$ $\frac{2}{231}$ $\frac{W}{234}$ $\frac{W}{237}$ $\frac{W}{240}$ $\frac{W}{243}$ C. Other Effects? (Y = Yes, N = No) $\frac{N}{246}$ D. How many new waste minimization activities were implemented in this reporting year for this waste? $\frac{O}{247}$ (Number)
0
E. Quantity recycled in reporting year due to new activities:
SECTION 5. REGULATED STORAGE  A. Did this site store RCRA wastes 90 days or more and then ship it off-site (to site shown in Section 3)? (Y=Yes, N=No)  N 777
B. Did this site store RCRA wastes on-site for more than 90 days but waste is in storage at year end: (y=Yes, N=No) N
Quantity stored at year end and for 90 days or more, generated this reporting year:
Quantity stored at year end and for 90 days or more, generated this reporting year:  Quantity stored at year end that was generated prior to this reporting year:  283
COMMENTS: Y Enter Y (Yes) if you have comments regarding this page and attach extra sheet. Page 0 0 0 0 2



## MANUFACTURERS OF COATINGS AND DETERGENTS 5300 W. 127th ST., ALSIP, IL 60803-3281 (708) 389-6600 FAX: (708) 389-3745

### COMMENTS:

Sec. 1, Line J: Chemical Category N230 - Certain Glycol Ethers

Sec. 2,D: The quantity managed on site is exempt under the 90, 180 and 270 day rules.

ILC 005 089 267 031 00350 10

MICLAND CHICAGO CORP 5300 W 127TH ST ALSIP

IL <del>6363</del> 60803

### ILLINOIS Environmental Protection Agency 1997 Hazardous Waste Report

### Form TI -- Transporter Identification

Instructions for this form found on page 33.

1.	U.S. EPA ID No. I L D 0 0 0 6 7  Transporter Name and Address:	75 2 3 1 Illinois Special Waste Hauling Permit No. AMERICAN WASTE HAULERS, INC. 2010 W. MADISON MAYWOOD, IL 60153	0 0 5 9
	U.S. EPA ID No	Illinois Special Waste Hauling Permit No.	131
3.	U.S. EPA ID No	Illinois Special Waste Hauling Permit No.	135
4.	U.S. EPA ID No	Illinois Special Waste Hauling Permit No.	139
5.	U.S. EPA ID No	Illinois Special Waste Hauling Permit No.	143
6.	U.S. EPA ID No	Illinois Special Waste Hauling Permit No.	147
7.	U.S. EPA ID No  103  Transporter Name and Address:	Illinois Special Waste Hauling Permit No.	151
8.	U.S. EPA ID No.  115  Transporter Name and Address:	Illinois Special Waste Hauling Permit No.	155

	n, 54
is your <u>RETURN ADDRESS</u> completed on the reverse side?	
SENDER:  **Complete items 3, 4a, and 4b.  **Complete items 3, 4a, and 4b.  **Print your name and address on the reverse of this form so the card to you.  **Attach his form to the front of the mallpiece, or on the back if spermit.  **Write 'Peturn Receipt Requested' on the mallpiece below the a "The Return Receipt will show to whom the article was delivered.  3. Article Addressed to:     ILLINOIS EPA     BUREAU OF LAND #24     PO BOX 19276     SPRINGFIELD IL 62794–927  #### **Illinois Environmental Protection Av.     2200 Churchill Rd P.O. Box 192  **Springfield. Illinois 62794-9276  5. Received By: (Print Name)  6. Signature: (Addressee or Agent)  **PS Form 3811, December 1994	
I also wish to receive following services (to following services (to extra fee):  1.  Addressee's 2.  Restricted D. Consult postmaster following services of Delivery  I also wish to receive feel in the services (to extra fee):  1.  Addressee's 2.2.1  Consult postmaster following services and in Receipt for Merchandise of Delivery  I also wish to receive feel in the services (to extra fee):  I also wish to receive following services (to extra fee):  I also wish to receive following services (to extra fee):  I also wish to receive following services (to extra fee):  I also wish to receive following services (to extra fee):  I also wish to receive following services (to extra fee):  I also wish to receive following services (to extra fee):  I also wish to receive following services (to extra fee):  I also wish to receive following services (to extra fee):  I also wish to receive following services (to extra fee):  I also wish to receive following services (to extra fee):  I also wish to receive feel to extra fee):  I also wish to receive feel to extra f	
Address Contined Cont	

### CERTIFIED MAIL RETURN RECEIPT REQUESTED

Douglas L. Sarrazine, Jr. 5141 Grove Road Palatine, Illinois 60067

Re: Pre-Filing Notice Letter to
Owner of Facility operated
by Saturn Paint and Screen, Inc.
804 N. Morse, Schaumburg, Illinois
U.S. EPA I.D. No.: ILR 000 046 359

Dear Mr. Sarrazine:

This letter is to notify you that the United States Environmental Protection Agency (U.S. EPA) is prepared to bring a civil administrative or judicial enforcement proceeding against you for violations of the Resource Conservation and Recovery Act (RCRA). The complaint will allege that you, Douglas L. Sarrazine, as owner of the facility currently operated by Saturn Paint and Screen, Inc. located at 804 N. Morse, Schaumburg, Illinois, have violated Sections 3002, 3004 and 3005 of RCRA, and Title 35, Parts 703, 722 and 725 of the Illinois Administrative Code (IAC). This complaint will seek penalties and injunctive relief for these violations.

Before filing the complaint, however, we are extending to you the opportunity to advise U.S. EPA of any factors that you believe should be considered before issuing the civil complaint. Relevant factors might include any evidence of reliance upon on-site compliance assistance provided by U.S. EPA or RCRA Authorized State agencies exercising delegated authority, misidentification of the proper party, or financial factors bearing on your ability to pay a civil penalty. If you believe that there are financial factors which bear upon your ability to pay a civil penalty, please submit

financial statements, including tax returns and income statements for the past three years. Also, please submit a list of all of the assets that you currently own with approximate values.

Please note that U.S. EPA may consider and use information provided by you in a civil or criminal proceeding related to this matter.

Please submit your response to this office within ten (10) business days of your receipt of this letter. Your response should be sent to the United States Environmental Protection Agency, Region 5, Enforcement and Compliance Assurance Branch (DE-9J), 77 West Jackson Boulevard, Chicago, Illinois 60604-3590, Attention: Ivonne Vicente. It is our intention to file the civil administrative complaint after receipt of your response to this Pre-Filing Notice Letter.

The attached information sheet is to inform small businesses of their right to comment to the Small Business Regulatory Enforcement and Fairness Act (SBREFA) Ombudsman about U.S. EPA enforcement activity, and provides information on compliance assistance. Please note that SBREFA does not eliminate your responsibility to respond to a complaint, information request, or other enforcement activity within the time allowed, nor does it create any new rights or defenses under the law.

If you have any questions regarding this matter, please contact Ms. Ivonne Vicente of my staff, at (312) 886-4449. For legal matters, please contact Ivan Lieben, Assistant Regional Counsel, at (312) 886-4449. Thank you for your prompt attention to this matter.

Sincerely yours,

Joseph M. Boyle, Chief Enforcement and Compliance Assurance Branch Waste, Pesticides and Toxics Division

cc: Todd Marvel, IEPA
Cliff Gould, IEPA-Maywood
Mark Gurnik, IEPA-Springfield

bcc: Ivan Lieben, ORC (C-14J)

Ivonne Vicent (DRE-8J)
Section Copy
Branch Copy

### ENFORCEMENT AND COMPLIANCE ASSURANCE BRANCH

SECRETARY	SECRETARY	SECRETARY	SECRETARY	SECRETARY	SECRETARY
AUTHOR/ TYPIST	MINN/OHIO SECTION CHIEF	MICHIGAN/ WISCONSIN SECTION CHIEF	ILLINOIS/ INDIANA SECTION CHIEF	ECAB BRANCH CHIEF	WPTD DIVISION DIRECTOR



### Office of the Illinois State Fire Marshal Division of Petroleum and Chemical Safety 1035 Stevenson Drive Springfield, Illinois 62703-4259

	Facility	#:	20	L3	5	0	0
--	----------	----	----	----	---	---	---

Permit #: 0558-93

Certification to be completed by the tank owner or operator. This form and the amended notification form must be returned to the Office of the Illinois State Fire Marshal / Division of Petroleum and Chemical Safety within 30 days of completion of the work.

Owner: Midland Chicago Corp.	Facility:	Midland Chicago Corp.
Address: 5300 W. 127th Street	Address:	5300 W. 127th Street
City: Alsip	City:	Alsip
State: Illinois Zip. 60658	County:	Illinois Zip: 60658
CERTIFICATIO	N OF REM	MOVAL
certify that the removal of the UST(s) listed below was conducted	ed in accordance	with all applicable rules and regulations.
Size of tank(s) removed: 2000 2000 2000 4000  Mineral Mineral Glycol Mineral Product stored: Spirits Spirits Ether Spirits	Methylene	2000 2000 2000 2000 2000  Iso- Ethylene Mineral propanol Glycol Xylene Oil Kerosene
Date Tank removed: 11/4/93 11/4/93 11/4/93 11/4/93	3 11/4/93	11/4/93 11/4/93 11/4/93 11/4/93
Contractor:		
Name: SET ENVIRONMENTAL, INC.		
Address: 8770 S. 78th Ave.	TOTAL BOOK A ST.	
City: Bridgeview State: Illin	ois Zip: 6	0455
Phone #: (708 ) 430-8020 Registration #: _	363-01-8246	5
This certification shall not prohibit OSFM from conducting an in the owner or operator of this document.  Signature (Owner/Operator):  Title:Vice_President	dependent inspe	ection of the site and/or challenging the veracity of
Date: 5 November , 19 93		" OFFICIAL SEAL " VICKI SPENCER NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 10/1/95
SUBSCRIBED and sworn to before me this 5th day of 7	lovember .	19 <u>93</u> excer  Notary Public



# CERTIFICATE OF REMOVAL

)ate Received:	11/9/93	Facility Nu
)ate Issued:	12/7/93	Name:
Sertificate Number:	F: R-025	Address:

racility Number:	<b>Def:</b> 2-013500
Name:	þ
Address:	5300 W. 127th St.
City:	Alsip
County:	Cook
Zip:	8 1 9 0 9

Tanks Removed:	2,000	2,000	2,000	7,000		2,000	2,000	2,000
Contents:	Mineral Spirits	Mineral Spirits	Glycol Ether	Mineral Spirits	Methylene Chloride	Iso- Propanol	-Ethylene Glycol	Xylene
Date Removed:	11/4/93	11/4/93	11/4/93	11/4/93		11/4/93	11/4/93	11/4/93

James I. McCaslin

Division Director

(OSFM/Sept. 93)



# CERTIFICATE OF REMOVAL

Date Received:	11/9/93	Facility	Number:	Facility Number: 2-013500
Date Issued:	12/7/93	Name:	M	Midland Chica
Certificate Number: R-025A	F. R-025A	Address:	•	5300 W. 127tl

Name: Midla	Address: 5300	City: Alsip	County: Cook	60658
Midland Chicago Corp.	5300 W. 127th St.			

(OSFM/Sept. 93)

James I. McCaslin Division Director

### SET Environmental, Inc.

REMEDIATION DIVISION 8770 South 78th Avenue Bridgeview, Illinois 60455 (708) 430-8020 FAX: (708) 430-8055

December 14, 1993

Midland Chicago Corporation 5300 W. 127th Street Alsip, IL 60658

Attn: Mr. Philip Gariboldi

Dear Philip,

Enclosed you will find the results of the analysis performed on the soil samples. Sample #1 was taken from the north excavation and samples 2 and 3 were taken from the south excavation.

I have also enclosed your Certificate of Tank Disposal for the 10 underground storage tanks.

We plan to come back out to your site in the spring and level the excavation using a bobcat. Please call us when you think this can be accomplished.

If you have any questions or require any further documentation, please let me know.

Since fely,

Account Representative



### TANK DISPOSAL CERTIFICATE

On the 4th & 5th day of November, 1993, the following underground storage tank(s) were removed from a site owned by Midland Chicago Corporation located at 5300 W. 127th Street, Alsip, County of Cook.

Quantity	Description
_1	2000 gallon steel: SC -100
1	2000 gallon steel: Naphthol 360
1	2000 gallon steel: Plasticizer blend #5
1	2000 gallon steel: Methylene Chloride
1	4000 gallon steel: Mineral Spirits
1	2000 gallon steel: Isopropyl Alcohol
1	2000 gallon steel: Dowanol PM
1	2000 gallon steel: Xylene
1	2000 gallon steel: Mineral oil
1	2000 gallon steel: Kerosene 480

Possession was taken by SET Environmental, Inc. (Remedial Services) of Bridgeview, Illinois. The above described tank(s) have had 2 percent of its surface removed and has been transported to <a href="Pielet Brothers Scrap Iron & Metal">Pielet Brothers Scrap Iron & Metal</a>, located at <a href="Sird & Joliet Rd">53rd & Joliet Rd</a>. <a href="McCook, IL">McCook, IL</a>, for recycling.

Mild & Mul.
Signature

12-1-93 Date

# TENCO ENVIRONMINATAL LABORATORIES

1152 Junction Avenue chererville, Indiana 46375 1-219-322-0450 • 1-800-643-1835

Fax 1-219-322-0440

REPORT TO:

8770 S. 78th Avenue Bridgeview, Il 60455 SET Environment, Inc. Eugene Webb

CORRECTED REPORT

MIDLAND CHICAGO CORP.

12/07/93 Date:

11/08/93 Recds

25-1765 3

Laboratory Smp ID No.:	AB16875	AB16876	AB16877		
DESCRIPTION: — > [Unless otherwise noted; nesults in parts per billion - ppb] p A R A M E T E R S:↓	#1 North Composite Excavation Soil 11/8/93	#2 South Composite Excavation Soil	#3 South Composite Excavation Soil	Detection Limit	
Methylene Chloride	ND	ND	ND	5 µg/kg	
Xylene	ND	ND	ND	5 µg/kg	
Napthalene	QN	ND	ND	330 ра/ка	
Di Butyl Phthalate	ND	ND	ND	330 ид/кд	
					and the second s
ND=Not Detected			บั	certified by:	July 5

New Location



Maps - Yellow Pages - People Search - Help

### ONE HINDRED THOUSAND

### 883

## Starting From: Arriving At: Distance: Approximate Travel

39 Foxcroft Road 5300 W 127th

Naperville, IL

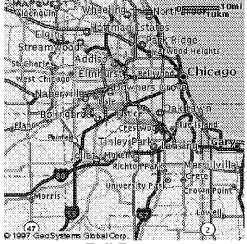
St

Yahoo! Maps - Driving Directions

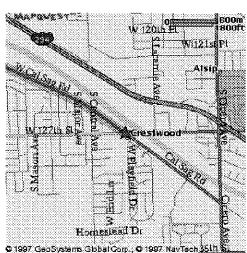
25.5 miles 43 minutes

60565 Alsip, IL

	*********
Directions	miles
1. Start out going East on FOXCROFT RD towards S WASHINGTON ST.	0.1
2. Turn LEFT onto S WASHINGTON ST.	1.1
3. Turn RIGHT onto 75TH ST.	9.7
4. Turn RIGHT onto KINGERY HWY/IL-83 S	4.7
You will come to an intersection where there are several different 5. streets all called S ARCHER AVE/IL-171/IL-83. Make sure you turn LEFT to go onto the correct one.	6.3
6. 111TH ST/IL-83 becomes W COLLEGE DR/W IL-83.	2.0
7. W COLLEGE DR/W IL-83 becomes W CAL SAG RD.	1.5
8. Turn HARD RIGHT onto W 127TH ST.	0.1



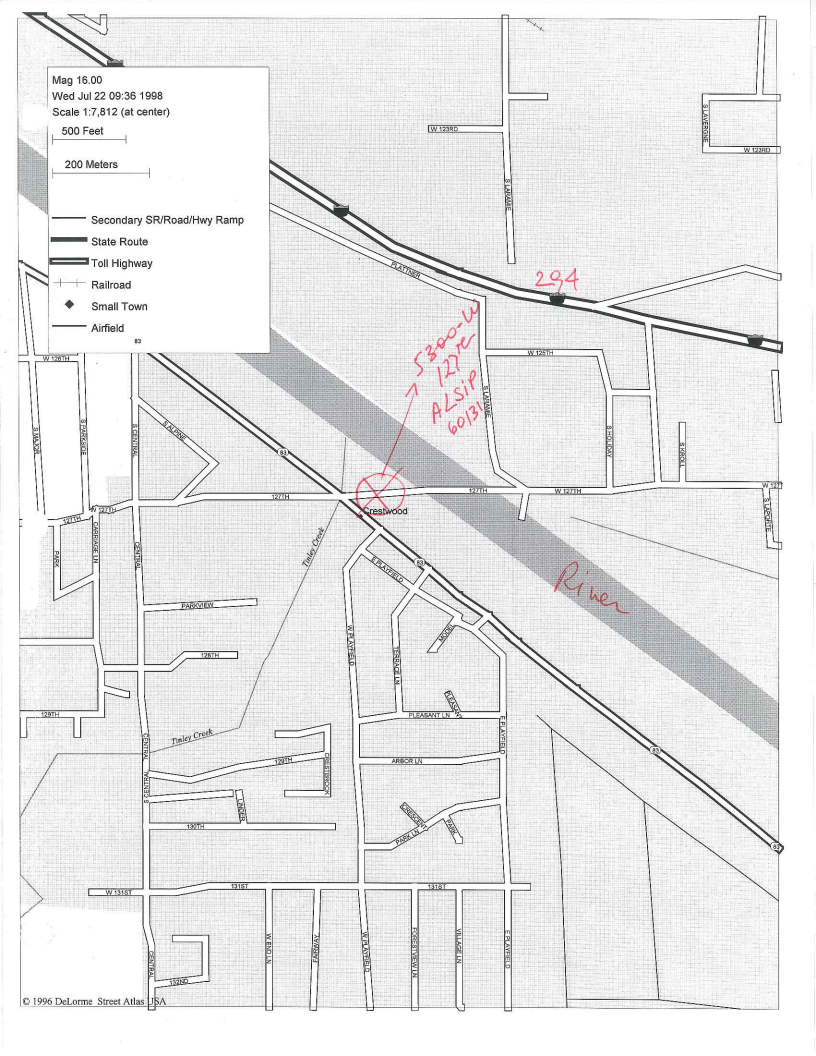
**Full Route** 



Destination

47 asted been water ? ٠, د<sup>۲</sup>>

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